COUNCIL AGENDA SEPB, 1977 THE COUNCIL OF

THE CORPORATION OF THE CITY OF MISSISSAUGA

AGENDA

TUESDAY, SEPTEMBER 6, 1977, 9:30 A.M.

CITY COUNCIL CHAMBERS

1 CITY CENTRE DRIVE, MISSISSAUGA, ONTARIO

Prepared by: Clerk's Department Date: August 31, 1977 Time: 2:00 P.M.

NOTE: If the items are changed in any way, you will be advised prior to the commencement of the Meeting by the

Mayor.

COUNCILLORS AND COMMITTEE MEMBERS ARE REQUESTED TO CONTACT THE APPROPRIATE DEPARTMENT HEADS PRIOR TO THE MEETING IF GREATER EXPLANATION OR DETAIL IS REQUIRED WITH REGARD TO ANY ITEM ON THE AGENDA.

-8h H. Reviewed by Acting City Manager

PAGE 1 September 6, 1977

- 1. THE LORD'S PRAYER
- 2. MINUTES OF COUNCIL MEETINGS: August 15, 1977

3. PRESENTATIONS

(a) FILE 71-77 - STAFF SUGGESTION AWARDS PROGRAM

Mayor Searle will present a cheque to James Shaen of the Transit Department for his suggestion that:

"A standard form of showcard on which a variety of short, punchy messages for the transit passengers may be imprinted."

The suggestor also indicated a showcard design and listed the advantages of the scheme.

4. DEPUTATIONS

(a) FILE 83-77 - COUNCIL GENERAL

Mr. Paul Faure of Capetown, South Africa will appear before Council to bring greetings from Mayor John Tyers of Capetown, South Africa.

(b) FILE 4-77 - BUILDING DEPARTMENT

Mr. Albert Elias President of Elias Bros. Construction Limited, will appear before Council to request a foundation building permit for a new industrial building to be located at 5900 Ambler Drive.

(c) FILE 83-77 - COUNCIL GENERAL

Mr. F. Lacka of Kelton Lacka Ruddock Architects-Planners, will appear before Council to request that the Commissioner of Planning be delegated the authority to approve the site plan for cluster housing units to be located in Neighbourhood 3, Meadowvale West on Treviso Court. PAGE 2 September 6, 1977

5. PUBLIC QUESTION PERIOD

CORRESPONDENCE

- INFORMATION ITEMS I-1 to I-25
- ITEMS REQUIRING DIRECTION Nil (b)

7. NOTICES OF MOTION

8. REPORTS FROM MUNICIPAL OFFICERS - Attachments R-1 to R-8

R-1 - FILE 66-77 - DIVISION OF LAND

Report dated August 24, 1977, from Mr. B. Wilkinson, Property Agent, with respect to the cash payment in lieu of the 5% land dedication in connection with Application "B" 134/77-M, Kamato Holdings Limited, Part of Lot 4, Conc. 3, E.H.S., being an industrial lot located on Ambler Drive. To be received. Resolution Available.

R-2 - FILE 66-77 - DIVISION OF LAND

Report dated August 23, 1977, from Mr. B. Wilkinson, Property Agent, with respect to the cash payment in lieu of the 5% land dedication in connection with Application "B" 133/77-M, Kamato Holdings Limited, Part of Lot A. Conc. 3 F. H.S. being an industrial Part of Lot 4, Conc. 3, E.H.S., being an industrial lot located on Ambler Drive. To be received. Resolution Available.

R-3 - FILE 66-77 - DIVISION OF LAND

Report dated August 24, 1977, from Mr. B. Wilkinson, Property Agent, with respect to the cash payment in lieu of the 5% land dedication in connection with Application "B" 135/77-M, Kamato Holdings Limited, Part of Lot 4, Conc. 3, E.H.S., being an industrial lot located on Ambler Drive. To be received. Resolution Available.

PAGE 3 September 6, 1977

8. REPORTS FROM MUNICIPAL OFFICERS CONTINUED

R-4 - FILE 21-77 - TENDERS (SUPPLY & PLANTING OF TREES)

Report dated August 9, 1977, from Mr. E. M. Halliday, Commissioner of Recreation and Parks awarding tender TR-19-1977, for the supply and planting of trees in the City of Mississauga. To be received. By-law Available.

R-5 - FILE 21-77 - TENDERS (JANITORIAL SERVICES FOR MAVIS RD.)

Report dated August 17, 1977, from Mr. W. P. Taylor, Commissioner of Engineering, Works and Building, awarding tender for janitorial services for the Mavis Road Works Building. To be received. By-law Available.

R-6 - FILE 51-77 - ROAD OPENINGS

Report dated August 18, 1977, from Mr. B. Wilkinson, Property Agent, with respect to the passing of a by-law to establish Part Lot 1, R.P. 359, (Part 1, Deposited Plan 43R-763) as part of the municipal highway system to be known as Fairview Road East. To be received. By-law Available.

R-7 - FILE 21-77 - TENDERS (TENNIS COURT)

Report dated August 24, 1977, from Mr. E. Halliday, Commissioner of Recreation and Parks, awarding tender TR-21-1977, for the construction and repairs of the tennis courts in Thornlodge Park. To be received. By-law Available.

R-8 - FILE T-75006 - BAYSHORE INVESTMENTS LTD.

Report dated August 10, 1977, from Mr. W. Taylor, Commissioner of Engineering, Works and Building, recommending the approval of the Engineering Agreement and the transfers of lands and easements subject to certain conditions with respect to Bayshore Investments Limited under file T-75006, located as a northerly extension of Amity Road. To be received. By-law Available.

PAGE 4 September 6, 1977

9. COUNCIL TO MOVE INTO COMMITTEE OF THE WHOLE TO CONSIDER REPORTS FROM COMMITTEES

Verbal motion

- 10. COMMITTEE REPORTS
 - (a) GENERAL COMMITTEE REPORT DATED AUGUST 17, 1977
- 11. COMMITTEE TO RISE

Verbal motion

- 12. PETITIONS Attachment P-1
 - P-1 FILE 49-77 PETITIONS FILE 86-77 - TRAFFIC BY-LAW

Letter dated August 29, 1977, signed by residents of McLaughlin Road South between Eglinton Avenue and the 401 overpass, requesting the lowering of the speed limit from 50 m.p.h. to 40 m.p.h. and the banning of heavy trucks. To be received. Report requested from W. Taylor.

- 13. UNFINISHED BUSINESS Attachments UB-1 to UB-4
 - UB-1 FILE CDM 77-026 IONA DEVELOPMENTS CORP.

Council at its meeting held August 15, 1977, considered a report dated August 2, 1977, from Mr. R. G. B. Edmunds, Commissioner of Planning, recommending approval to the Ministry of Housing, subject to certain conditions for proposed condominium CDM 77-026, Iona Development Corporation located at the south-east corner of Glen Erin Drive and Montevideo Road. This matter was deferred to this Council meeting.

PAGE 5 September 6, 1977

13. UNFINISHED BUSINESS CONTINUED

UB-2 - FILE 10-77 - PARKS FILE 110-77 - WATERFRONT PLAN

General Committee at its meeting held August 17, 1977, considered a report dated August 4, 1977, from the Commissioner of Engineering, Works and Building and the Commissioner of Recreation and Parks with reference to Downstream Watercourse Improvement Works to be carried out through lands known as the Bevark Property by the developer of Balsam Woods. Messrs. Taylor and Halliday recommended that Balsam Woods Limited be directed to proceed with carrying out certain agreed upon improvement works to the Tecumseh Creek through lands known as the Bevark site, the value of these works being estimated to be \$50,000.00 and that the developer's \$280,000.00 security be reduced down to \$32,000.00 and that the City retain the \$18,000.00 certified cheque, also deposited by Balsam Woods Limited, as the balance of the amount to be secured.

The City Solicitor, requested that the Committee not adopt the recommendation as set out in the report. He advised the Committee that the certified cheque in the amount of \$18,000.00 deposited by Balsam Woods, was returned to the developer by him. He requested direction to settle the law suit that was commenced by the developer to be released from his letter of credit. It was suggested by Mayor Searle that this item go to Council without a recommendation and that the City Solicitor proceed with the settling of the lawsuit and prepare a report. It is expected that a report will be available from the City Solicitor in this regard.

UB-3 - FILE 93-77 - MINISTRY OF THE ENVIRONMENT

General Committee at its meeting held August 17, 1977, considered a report dated August 17, 1977, from the Commissioner of Finance, with reference to Financing of the South Peel Scheme. At this meeting, Mayor Searle suggested that this report be referred to this Council meeting in order to give the Committee members an opportunity to study this matter. Councillor McCallion also requested that the City Solicitor prepare a report on this matter for this Council meeting.

Attached is a report dated August 31, 1977, from Mr. B. Clark with respect to the Financing of the South Peel Scheme in response to Councillor McCallion's request.

PAGE 6 September 6, 1977

13. UNFINISHED BUSINESS CONTINUED

UB-4 - FILE 105-77 - PLANNING DEPARTMENT FILE 0Z/17/77 - KANEFF PROJECTS

General Committee at its meeting held August 17, 1977, considered the Planning Committee Report of August 2, 1977. Item 6 of the Planning Committee Report recommended that the application under file 0Z/17/77, Kaneff Projects which will allow a commercial facility in the apartment building located on the east side of Hurontario Street, south of Burnhamthorpe Road, be approved. Councillor Taylor at this meeting, stated that, in his opinion, the application was premature and that it should not be approved until such time as the commercial centre in Mississsauga Valleys has been open for some time. It was decided that the recommendation not be approved at this time, but to refer it to this Council meeting without a recommendation. It is expected that the Commissioner of Planning will bring the proposed site plan to this meeting.

14. BY-LAWS

Verbal motion for required number of readings.

#499-77 - A By-law to authorize the execution of an agreement between the Corporation of the City of Mississauga and International Aeradio (North America) Limited. (This is a by-law to authorize execution of a radio maintenance contract. This is as recommended by General Committee on August 17, 1977, Item #1106).

THREE READINGS REQUIRED

#500-77 - A By-law to authorize the execution of a Release between Jesam Investments Limited, Jan Davies Limited, Hydro Mississauga, and the Corporation of the City of Mississauga. (This by-law is with respect to the Hydro Mississauga Sub-Station Site at Sherobee Road and North Service Road. This is as recommended by General Committee on August 17, 1977, Item #1107).

PAGE 7 September 6, 1977

14. BY-LAWS CONTINUED

#501-77 - A By-law to authorize the execution of a contract for Municipal Purposes. (This by-law awards tender TR-19-1977 for the supply and planting of trees in the City of Mississauga to Litz Landscaping and Enterprizes Limited).

THREE READINGS REQUIRED

#502-77 - A By-law to authorize execution of a contract for the Janitorial Services for the Mavis Road Works Building. (Awarded to Cosenza Maintenance Inc.).

THREE READINGS REQUIRED

#503-77 - A By-law to establish certain lands as part of the municipal highway system. (This by-law establishes those lands shown as Part 1, Plan 43R-763, as part of Fairview Road East).

THREE READINGS REQUIRED

#504-77 - A By-law to designate the "Hansa House"
located on the west side of Hurontario
Street, south of Derry Road of architectural
value and of historic interest.

THREE READINGS REQUIRED

#505-77 - A By-law to amend By-law 411-74, as amended entitled "A By-law to provide for the licensing, regulating and governing taxicab owners, taxicab brokers and taxicab drivers." (This is as recommended by Council on August 15, 1977).

PAGE 8 September 6, 1977

14. BY-LAWS CONTINUED

#506-77 - A By-law to authorize execution of a contract for municipal purposes. (This by-law awards tender TR-13-1977 for the construction and repairs of tennis courts in Crestdale and Meadowwood Parks to Court Contractors Limited. This is as recommended by Council on August 2, 1977).

THREE READINGS REQUIRED

#507-77 - A By-law to amend By-law 234-75, as amended. (This by-law makes various changes to the Traffic By-law as per General Committee's recommendation Nos. 890 and 882 adopted by Council on July 11, 1977).

THREE READINGS REQUIRED

#508-77 - A By-law to authorize the execution of an Agreement between the City of Mississauga and McCormick, Rankin & Associates Limited. (This is an agreement for consulting engineers to prepare detail drawings and tender documents for the construction of Burnhamthorpe Road from Erindale Station Road through to Mississauga Road, including crossings at the Credit River and the Mullet Creek. This is as recommended by General Committee Recommendation No. 941, adopted by Council on July 11, 1977).

THREE READINGS REQUIRED

\$509-77 - A By-law to authorize the execution of a contract for Municipal Purposes. (Awarded to Court Contractors Limited for the construction and repairs of tennis courts in Thornlodge Park).

PAGE 9 September 6, 1977

14. BY-LAWS CONTINUED

#510-77 - A By-law to repeal a By-law respecting the regulating and licensing of certain places of amusement pursuant to Section 268, 271 and 439(2) of The Municipal Act, R.S.O. 1937, c.266. (This by-law is with respect to the former Village of Port Credit).

THREE READINGS REQUIRED

#511-77 - A By-law to authorize execution of an Agreement. (This is an agreement between the Corporation of the City of Mississauga and Her Majesty the Queen in right of the Province of Ontario, represented by the Minister of Transportation and Communications for the Province of Ontario with respect to cost sharing re storm sewer installation on Eglinton Avenue East (Highway 403) from First Line East to Little Etobicoke Creek. This is as recommended by Council on June 13, 1977).

THREE READINGS REQUIRED

#512-77 - A By-law to remove certain lands from part lot control. (This by-law removes semi-detached zoned property on Lot 284, R.P. 946, from part lot control. Lands located north of Morningstar Drive, west of the proposed Finch Ave.).

THREE READINGS REQUIRED

#513-77 - A By-law to remove certain lands from part lot control. (This by-law removes semi-detached zoned property on Block A, R.P. M-190, from part lot control. Lands located west of Indian Line, north of Morningstar Drive).

PAGE 10 September 6, 1977

14. BY-LAWS CONTINUED

#514-77 - A By-law to authorize the execution of an Engineering Agreement and a Financial Agreement between Phi International Inc. and the Corporation of the City of Mississauga. (File T-75506, Phi International, Glengarry Estates. Lands located south of Dundas St., east of Glengarry Road).

THREE READINGS REQUIRED

#515-77 - A By-law to authorize the execution of an Engineering Agreement and a Financial Agreement between Edrich Construction Company Limited and the Corporation of the City of Mississauga. (File T-25475, Edrich Construction Company Limited. Lands located east of Stanfield Road, north of Hydro Electric Power Commission right-of-way).

THREE READINGS REQUIRED

#516-77 - A By-law to authorize the execution of an Engineering Agreement and a Financial Agreement between Bayshore Investments Limited and the Corporation of the City of Mississauga. (File T-75006, Bayshore Investments Limited. Lands located south of Britannia Road, east of Queen St. in the former Town of Streetsville).

THREE READINGS REQUIRED

#517-77 - A By-law to designate The Robinson-Adamson House, 1921 Dundas Street West of architectural value and of historic interest.

PAGE 11 September 6, 1977

14. BY-LAWS CONTINUED

#518-77 - A By-law to stop up part of an allowance for road in the City of Mississauga. (This by-law stops up part of the original allowance for road between Lots 10 and 11, Conc. 8, E.H.S. (Derry Road East) and designated as parts 2, 3, 4 and 5 on Ref. Plan 43R-713. It also stops up Part 6 on Ref. Plan 43R-713 to vehicular traffic. This is as recommended by Council on May 2, 1973).

TWO READINGS REQUIRED

\$519-77 - A By-law to stop up part of the allowance for road in the City of Mississauga. (This by-law stops up parts of Hammond Road designated as parts 1, 2, 3 and 4 on ref. plan 43R-5215. This is as recommended by Council on June 22, 1977).

TWO READINGS REQUIRED

#520-77 - A By-law to establish certain lands as part of the municipal highway system. (This by-law establishes part of Block SS on R.P. M-121, designated as part 1 on reference plan 43R-5181 as part of Glen Erin Drive).

THREE READINGS REQUIRED

#521-77 - A By-law to designate "Timothy Street House"
41 Mill Street of architectural value and of
historic interest.

THREE READINGS REQUIRED

#522-77 - A By-law to repeal By-law 491-77. (This by-law repeals by-law 491-77 being a by-law to amend the Traffic By-law which was passed by Council on August 15, 1977).

PAGE 12 September 6, 1977

14. BY-LAWS CONTINUED

#523-77 - A By-law to amend By-law No. 234-75, as amended. (This by-law permits angle parking for one hour time limit on the east side of Mississauga Road immediately north of Lakeshore Road West).

THREE READINGS REQUIRED

#524-77 - A By-law to convey Block F, Registered Plan M-173, City of Mississauga, Regional Municipality of Peel. (To convey a parcel of land being composed of the one foot reserve Block F, R.P. M-173, to Cedar Heights Construction Co. which is no longer required by the City).

THREE READINGS REQUIRED

#525-77 - A By-law to amend By-law No. 234-75, as amended. (This by-law makes various changes to the Traffic By-law as per General Committee's recommendation Nos. 969 and 971 adopted by Council on August 2, 1977).

THREE READINGS REQUIRED

15. MOTIONS

- (a) To adopt General Committee Report dated August 17, 1977.
- (b) Motion re cash payment in lieu of the 5% land dedication in connection with Application "B" 134/77-M, Kamato Holdings Limited. (F. McKechnie)
- (c) Motion re cash payment in lieu of the 5% land dedication in connection with Application "B" 133/77-M, Kamato Holdings Limited. (F. McKechnie)
- (d) Motion re cash payment in lieu of the 5% land dedication in connection with Application "B" 135/77-M, Kamato Holdings Limited. (F. McKechnie)

PAGE 13 September 6, 1977

15. MOTIONS CONTINUED

- (e) Motion to assume works and release securities with respect to R.P. M-14, Markborough Properties.
- (f) Motion to assume works and release securities with respect to the Pagehurst Avenue Extension.
- (g) Motion re amendments to the Real Estate and Business Brokers Act. (F. Leavers)
- (h) Motion to approve the Tax Apportionments as recommended in the Treasurer's Report dated September 12, 1977.
- (i) To advise the Ontario Municipal Board that By-law 466-77 is in conformity with the Official Plan for the City of Mississauga Planning Area.
- (j) To advise the Ontario Municipal Board that By-law 495-77 is in conformity with the Official Plan for the City of Mississauga Planning Area.
- (k) To advise the Ontario Municipal Board that By-law 463-77 is in conformity with the Official Plan for the City of Mississauga Planning Area.
- (1) To make application to the Ontario Municipal Board for approval of City of Mississauga Restricted Area By-law 400-77.

16. NEW BUSINESS

17. IN CAMERA ITEMS

There will be two items to be discussed In Camera.

18. BY-LAW TO CONFIRM PROCEEDINGS OF COUNCIL AT THIS MEETING

Verbal motion for required number of readings.

19. ADJOURNMENT

Verbal motion

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. T 151 21, 1000

arring in the contract of the

RECEIVED
REGISTRY NO. 8665
DATE AUG 3 0 1977
FILE NO. 6 77
CLERK'S DEPARTMENT

lage 'im

Enclosed is my chaque for a parking violation for which I was ticketed as would 22, 1000, on Landson Rd. near lette Dr. issignation.

ne only reason I am marine it is because I really cannot afford to lose time in a court march. Dut I feel vary atreasure that I was unjustly dichated as there was not a no parkine sion nor any six plainly visible where I marked my car. If that is a no parkine zone then it chould be clearly marked. Had it been I would not have parked or car there.

I am sending a carbon copy of this latter to the justice and look well for the city of insignate and the clicy department to hand out tickets to inscent trivers, particularly now, when many reords to the trains to to the G. ... and the marking lots are overflowing.

Yours amily,

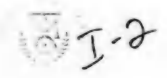
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co/ indicate a cua dem bil

TO BE RECEIVED.

COPY HAS BEEN SENT

TO W. TAYLOR.



11 21 1231332171

MAYOR & MEMBERS OF COUNCIL

L. M. McGillivary

Clerk's

August 30, 1977

RE: File 118-77 - THE LIQUOR LICENCE BOARD OF ONTARIO

Correspondence has been received from the Liquor Licence Boar of Ontario advising of applications for the issuance of liquor licences with respect to the following establishments within the City of Mississauga:-

- Buccaneer Sea Food and Steak House 7355 Torbram Road
 University of Toronto, Erindale Campus 3359 Mississauga Rd.
 Stanfield Inn Restaurant 2345 Stanfield Road
 La Castile Steak House Tavern
 Crock & Block Restaurant & Tavern Burnhamthorpe Road East
 Villa Rosa Restaurant 380 Lakeshore Rd. East
 Aeroquay Tavern Toronto International Airport
 Pepper's 1185 Dundas Street East
 Mississauga Pizza and Restaurant 941A Lakeshore Rd. E.

L. M. McGillivary, Deputy City Clerk

LMM/sjl

TO BE RECEIVED

I-3

RECEIVED

AUL 18 1977

1248 Vesta Drive, Mississauga, Ontario.

August 10th, 1977.

Mr. Kennedy, Councilman, 1 City Centre Drive, Mississauga, Ontario,

L5B 1M2.

. .

RECEIVED REGISTRY NO. DATE AUG 25 1077 FILE NO. CLERK'S DEPARTMENT

With reference to our recent telephone conversation wherein I expressed my concern regarding the single weekly garbage pick-up. As you are aware, during the hot summer months, food garbage turns rancid and attracts racoons and various animals who manage to burrough beneath my garbage, no doubt following the scent of garbage. We are left with no alternative but to leave the garbage indoors until pick-up day (Thursday).

Apart from the smell of garbage around the house, this constitutes a serious health hazard as flies and bluebottles are attracted indoors by the smell.

Surely, we in Mississauga, should be looking forward to health and cleanliness first and formost as opposed to unhygienic conditions which our forefathers had to bear.

I feel very strongly that in a situation such as this the monetary saving should not be allowed to override the health hazard involved which the single weekly pick-up involves.

I trust you will examine this situation in the very near future with a view to returning to a bi-weekly pick-up.

I look forward to receiving the Counsel's views in the very near future as this is a serious concern to the neighbourhood.

Yours very truly,

K.M. Arthur.

TO BE RECEIVED. COPY HAS BEEN SENT TO W. TAYLOR.



City of Mississauga MEMORANDUM

Mayor and Members of Council	E.M. Halliday, Acting City Manager and Commissioner of Recreation and Parks
pt pt	Dent

August 18, 1977

The following is the report presented by J.M. Halloran, Historian/Curator, to the Local Architectural Conservation Advisory Committee at its meeting of 8 August 1977.

RECEIVED
REGISTRY NO 790 Y.

DATE AUG 19 1917
FILE NO. 172-77
CLERK'S DEPARTMENT

Yours truly,

- 3 the Directly

/rf

E.M. Halliday, Acting City Manager and Commissioner of Recreation and Parks

TO BE RECEIVED

I-4(A)

REPORT ON THE ARCHITECTURAL INVENTORY

J. M. Halloran

August 8, 1977

This summer, work has continued on the inventory of structures of architectural and/or historical significance.

Under the Ministry of Culture and Recreation's Experience '77 programme, we have had the benefit of the services of Miss Elizabeth Measures for a twelve-week period (May 30 to August 19).

We have added over 20 additional structures to the inventory and written up detailed rehitectural descriptions of the buildings previously recorded in the Streetsville area. Because of the great number of buildings in the Streetsville area, it was not possible to describe all of them fully before.

But, by far, the greatest part of Elizabeth's time has been spent researching the forty-five buildings selected for designation by the LACAC at its meeting of April 18, 1977. This includes considerable time spent in researching the initial twelve buildings for designation.

In June, the historian/curator spent a morning at the Heritage Administration Branch of the Ministry of Culture and Recreation with Mr. Matthew Shuster, Historical Architect, to see what approach the Ministry would recommend in researching designated buildings. In reviewing the background material on the initial twelve buildings, as well as the short statements of the reasons for designation, Mr. Shuster felt that our approach was in line with what other communities were doing. He stressed that the emphasis should be placed on architectural research in an effort to place the building in its appropriate architectural context. He commented that our short statements of the

J-4(B)

Report on the Architectural Inventory Page 2 August 8, 1977

Therefore, in researching the buildings on the April 18 list, we have concentrated on architectural research. However, historical research has not been neglected. In addition to research in the local libraries, we have consulted the Perkins Bull Collection, the Manuscript Census Rolls and the Abstract Index of Deeds in the Ontario Archives. With the help of Lee Brebner, the Peel County Archivist, we have done cursory title searches on some buildings in the Land Registry Office in Brampton.

In her final weeks, Elizabeth will be compiling the material gathered to date and finishing her reports. Both capable and conscientious, she has proved a great asset to the architectural conservation programme in Mississauga.

I-5

CLERK'S DEPARTMENT
230 MAIN STREET
PORT DOVER, ONTARIO



CLERK: ALBERT C. GUILER, A.M.C.T. (519) 583-0890

THE CITY OF NANTICOKE

August 10, 1977 Our file: G-77-377 C RECEIVED REGISTRY NO.

DATE AUG 1 1 1977

FILE NO.

CLERK'S DEPARTMENT

Mr. Terence L. Julian, City Clerk, City of Mississauga, City Centre Drive, Mississauga, Ontario. L5B 1M2

Dear Mr. Julian:

Re: Proceedings under The Ontario Building Code, File 67-17.

We wish to advise that it is the policy of the Council of the City of Nanticoke not to deal with individual resolutions submitted by municipalities in the Province, but that they should be forwarded to the Association of Municipalities of Ontario for their comments and recommendations.

We note in the footnote of your letter that this has already been directed to the Association and the Council will, therefore, take no further action until comments and a recommendation is received from the Association.

Yours truly,

A.C. Guler, A.M.C.T., C.M.C.,

Clerk,

City of Nanticoke.

ACG: jh

TO BE RECEIVED

CYCLING CLUB MISSISSAUGA

% 1389 LORNE PARK RD MISSISSAUGA.

8 - AUG. 77.

Deas Sirs and Merdames, With regard to the proposed bicycle race to be held Saturday Sept 17 177 during the Bily Birthday week-end I negret to inform you that due to circumstances beyond our control, foremarely due to a lack of membership commitment and personal work load, that we have to carrier one foremotion of the event, for this year. may I thank the council, on behalf of the memberhip for treis kind consideration Towards the xace during the past few year

and beg that indulgence with this, out regreted

RECEIVED Yours very truly DATE AUG 1 0 1977

TO BE RECEIVED

Secretary.

CLERK'S DEPARTMENT

Canellavin ?.



Ministry of the Environment

135 St. Claur A

August 11, 197ECEIVED REGISTRY NO 22 34-

Regional Municipality of Pael 150 Central Park Drive Bramelea, Ontario L6T 2V1

DATE AUG 18 1977 13.77 PLE NO. C' TAY'S DEPARTURE

ATTENTION: Mr. W.V. Anderson, P.Eng. Commissioner of Public Works

Central Britannia Road Proposed Regional Landfilling Site to be located in the City of Mississauga Waste Management No. A220112

Please find appended your Provisional Certificate of Approval for the above mentioned Waste Disposal Site (Landfilling Site)

I understand that at your meeting with Ministry staff on diy 19, 1977 you expressed your concern regarding the Environmental Assessment Board's recommendation that the life of the site be limited to a 12 year period as this could cause problems with setting final contours assuming that the proposed resource recovery van tre proves a success and diverts much of the garbage away from the proposed site.

I am quite prepared to review your operating and development program from time to time and amend the Provisional Certificate of Approval accordingly to adjust for any changes required in the operation and or development of the site which may thereby be introduced. Suitable time for this evaluation would be after 5 years when the certificate comes up for re-newal.

I would like to take this opportunity to command your efforts with respect to the proposed resource recovery facility.

Yours very truly

p. P. Capilce, Director Environmental Approvals Branch

c.c. All Parties to the Hearing

TO BE RECEIVED. COPY HAS BEEN SENT TO B. CLARK & W. TAYLOR



The Regional Municipality of Peel DEPARTMENT OF SOCIAL SERVICES

August 10, 1977

Mrs. Joan J. LeFeuvre Committee Co-ordinator City of Mississauga 1 City Centre Drive MISSISSAUGA, Ontario L5B 1M2 RECEIVED
REGISTRY NO.

DATE AUG 1 2 1977
FILE NO.

CLERK'S DEPARTMENT

Dear Mrs. LeFeuvre:

Thank you for your letter of August 3, 1977, advising us of City Council's decision to refer vacant city properties to the Social Service Department for use and or comment prior to demolition.

Insofar as usage is concerned, I am pleased to report that for the past three years excellent co-operation has existed between your property division (Mr. B. Wilkinson) and our social service department and as a result three vacant city homes have been made available to persons on fixed or low income. Our policy in this respect is to utilize the criteria of greatest financial and social need and I might point out that contrary to public belief, tenants referred have been highly responsible in terms of home management and rent payment. Of course, the actual lease is between the tenant and the city with this department acting in a supportive and liaison capacity.

Insofar as review prior to demolition is concerned this department will be happy to review any future homes scheduled for demolition and to report in writing as to possible use in the social service field. Referrals should be sent to our Director of Social Assistance, Income Security Division, Mr. P.Y. Vezina, 150 Central Park Drive Bramalea, Ontario, L6T 2V1.

Thank you for your consideration in making city housing available to families in need.

TO BE RECEIVED

Sincerely

Crozier

PYV:mb

Commissioner of Social Services

150 CENTRAL PARK DRIVE. BRAMPTON, ONTARIO LET 2V1 - TELEPHONE (416) 457-9400 Property Manager, City of Miss.



August 10, 1977.

Mr. Ogilvie, Commissioner of Finance, City of Mississauga, 1 City Centre Drive, Mississauga, Ontario. CLERK'S DEPARTY

Dear Mr. Ogilvie:

On behalf of the Executive and the girls
I would like to thank you for the grant of \$500.00
from the City of Mississauga.

It will be used for obtaining new sweaters and equipment for next season.

Yours very truly,

(Mrs.) Margaret Hughes

Vargaset Hughes

Secretary.

TO BE RECEIVED

AM AFFILIATE OF THE HISSISSAUGA RECREATION AND PARKS DEPARTMENT

125 Cross Avenue Oakville, Ontario L6J 2W7



August 15, 1977

DATE AUG 1 9 1977 FILE NO. 27 CLERK'S DEPARTMENT

() .

Members of Council City of Mississauga c/o Mr. Terry Julian City Clerk 1 City Centre Drive Mississauga, Ontario L5B 1M2

Dear Mr. Julian:

I would like to take this opportunity to thank the City of Mississauga for their generous grant of \$1,500.00 to the Kelso Music Centre.

Thanks to your support we were able to offer the Thanks to your support we were able to offer the residents of Mississauga six superior musical performances in conjunction with the Kelso Quartet Camp, and what proved to be a highly successful Children's Music Workshop. This was the first time that the Workshop was offered in your community, and the enthusiastic support that this project. and the enthusiastic support that this project received has happily committed us to presenting it in future years.

We are very grateful for the support and interest that you have shown in our operation, and we look forward to further association with the City of Mississauga.

Yours very sincerely,

KELSO MUSIC CENTRE

TO BE RECEIVED

Lecios (thompson Mrs. P.W. Thompson,

President

PWT/km

c.c. Mr. Ed Halliday Acting City Manager

Mrs. P.W. Thompson, President
Mr. G.L. Gooding, Chairman & Treasurer
Mrss E.H. Harris, Secretary
Mr. Pierre Berton
Dr. W.D.R. Eldon
Mr. Richard B. Howard

Mrs. Marilyn Jones Mr. G. Edward Mock Mrs. Frances Rustom Mr. J. Sopinka Mr. Dezso Vaghy Mr. R. Peacock

Honourary Patrons
The Honourable Pauline M. McGibbon,
Lieutenant-Governor of Ontario

The Honourable William G. Davis Senator Donald Cameron The Honourable Anthony C. Abbott M.P. The Honourable James Snow M.P.P. Dr. Frank Philbrook M.P. R. Douglas Kennedy M.P.P. Mayor B.H. Barrett

I-11

976 Cresthampton Lane, Mississauga, Ontario.

12 August 1977.

RECEIVED

Mr. Arthur Grannum, Committee Coordinator, City of Mississauga, 1 City Centre Drive, MISSISSAUGA, Ontario. REGISTRY NO.

DATE AUG 16 1977

FILE NO.

CLERK'S DEPARTMENT

Dear Sir,

On behalf of the Mississauga Track and Field Club, please accept our thanks and appreciation for the \$700 cheque from the City of Mississauga. Your grant is a big help to us in continuing our efforts to train and develop our athletes.

As you are probably aware, our athletes are doing very well in the Canada Summer Games in St. Johns, Newfoundland. During nationwide telecasts on track and field, the City of Mississauga has been mentioned a number of times and our athletes identified as members of the 'strong' Mississauga Track Club.

We feel that our athletes with their fine performance are excellent representatives for the City of Mississauga, and are most worthy of your support.

Thanks again for your interest and financial assistance.

Best regards,

Floy & S Jaures

President

Mississauga Track & Field Club

cc: Mayor Ron Searle Mr. E.M. Halliday Mr. W. Munden

TO BE RECEIVED

bethesda concert series corp. 3311 fieldgate drive, mississauga ontario, IAX-2H9

I-13

RECEIVED

REGISTRY NO.

DATE AUG 1 0 1977

FILE NO.

CLERK'S DEPARTMENT



The Honourable Anthony C. Abbott, M.P. and Mrs. Abbott Mr. D. Blankarn, Q.C. and Mrs. Blankarn Mr. H.G. Chappell, Q.C. and Mrs. Chappell Dr. and Mrs. M.L. Dabkin Mr. M.E. Gregory, M.P.P. and Mrs. Gregory Mr. T.D. Jones, M.P.P. and Mrs. Jones Mr. D. Kennedy, M.P.P. and Mrs. Kannedy Mr. W.G. Love, S.P.H.E. and Mrs. Love

August 8, 1977

City of Mississauga, 1 City Centre Drive, Mississauga, Ontario. L5B 1M2

Attention: Mr. Arthur D. Grannum Committee Co-ordinator

Dear Mr. Grannum:

The Bethesda Concert Series Corporation, wishes to acknowledge receipt of the \$1,750.00 grant from the City of Mississauga.

We are sincerely grateful for the generous grant and appreciate the interest and support from the City of Mississauga.

Yours truly,

THE BETHESDA CONCERT SERIES CORPORATION

Laurie Pallett

Laurie Pallett (Mrs. D.) Chairperson

/fs

TO BE RECEIVED



Office of the

Transportation and Communications

416/985-2101

RECEIVED

DATE AUG 15 1277

CLERK'S DEPARTMENT

REGISTRY NO.

FILE NO.

Ferguson Block Queen's Park Toronto Onta

Mr. L.M. McGillivary. Deputy City Clerk, City of Mississauga, 1 City Centre Drive, Mississauga, L5B 1M2, Ont.

Dear Mr. McGillivary:

This is further to your letter of July 13th, 1977, in respect to the metric conversion of speed limit signs.

By this time your Clerk is probably in receipt of a letter dated July 21st, 1977, from Mr. Harold Gilbert, my Deputy Minister on the subject of the metric conversion of road signs. The letter has been sent to all municipal clerks in the Province and includes a copy of The Highway Traffic Amendment Act, 1977 (Bill 19) which provides for the metric conversion of driver related traffic control and associated devices including those regulating the speed limit on Ontario roads.

The letter goes into some detail explaining this Act and how it affects the municipalities in Ontario. It explains the need for having numerical values in increments of $10~\rm km/h$ (kilometres per hour), and I am sure will also answer any other questions you have on the related aspects of the metric conversion of road signs.

Council's request to change the general speed limit in urban areas from 30 mph to 45 km/h does not conform to the national policy on metric conversion where it has been decided to convert on the basis of 10 km/h increments. The recommended conversion to 50 km/h is close to the existing 30 m.p.h. speed limit.

A speed limit of 45 km/h which converts to 27.9 m.p.h. would be below the present statutory 30 m.p.h. and unlikely to gain widespread support. Using maximum speed rates in multiples of 10 km/h not only provides for uniformity throughout Canada, but will also simplify the driving task and the educational program. To adopt Council's proposal would mean that Ontario would be out of step with the other provinces.

TO BE RECEIVED.
COPY HAS BEEN SENT
TO W. TAYLOR.

J-13(A)

There is no indication that the basic speed limit should be reduced at this time. The present system whereby municipalities can install a 25 m.p.h. zone in critical areas such as schools and playgrounds appear to be satisfactory. If the proposal to have all urban speeds uniform at 45 km/h is adopted, this would mean an increased speed limit in these critical areas from 25 to 27.9 m.p.h.

I trust that the above mentioned letter will be of assistance to Council and that it explains our position.

With kindest regards, I remain,

Yours sincerely,

James Snow, Minister.

- 1

T-14

IN THE MATTER OF The Ontario Energy Board Act, R.S.O. 1970, Chapter 312;

AND IN THE MATTER OF an application by The Consumers' Gas Company for orders approving rates to be charged for the sale of gas.

BEFORE:

6 3

I. C. MacNabb Vice Chairman

Friday, the 22nd day of July, 1977.

H. R. Chatterson Member

REGISTRY NO. 778 DATE AUG 17 1077 FILE NO. CLERK'S DEPARTMENT

ORDER

UPON the application of The Consumers' Gas Company (the "Applicant") dated May 16, 1977, (the "main application") under section 19 of The Ontario Energy Board Act for an order or orders approving or fixing just and reasonable rates and other charges for the sale of gas and the main application now being in progress;

AND UPON the Applicant seeking approval for an interim increase in rates effective August 1, 1977, to recover from its customers the added cost of approximately 17.553 cents per Mcf effective August 1, 1977, for its basic supply of gas from TransCanada PipeLines Limited;

AND UPON the interim application having been heard at Toronto on July 11, 1977, in the presence of counsel for the Applicant, TransCanada PipeLines Limited,

TO BE RECEIVED

I-14(A)

Ontario Hydro, and for the Board, no one else appearing, and Reasons for Decision having been delivered on July 22, 1977;

IT IS ORDERED THAT:

- The Board dispenses with the determination of a rate base for the Applicant for the purposes of this Order.
- 2. Pending final disposition of the main application, the rates of the Applicant attached hereto and forming part of this Order are hereby approved and shall apply to gas taken or considered to be taken from on and after August 1, 1977, in accordance with the established method of prorating consumption.
- 3. The rates provided for in all contracts under which customers are served by the Applicant are hereby increased by 17.553 cents per Mcf and shall apply to gas taken or considered to be taken from on and after August 1, 1977.
- 4. The form of notice attached hereto and marked Schedule "A" shall be delivered forthwith to the customers of the Applicant served by contract under Rates 93, 100, 110, 120, 130, 140 and 150. The form of notice marked Schedule "B" shall be delivered with the first bill to all other customers of the Applicant.

The burden of proof that the rates referred to in paragraphs 2 and 3 hereof are just and reasonable remains with the Applicant notwithstanding this Order.

ISSUED at Toronto this 2974 day of July, 1977.

ONTARIO ENERGY BOARD

S.A.C. Thomas Secretary to the Board

SCHEDULE A

July , 1977

You are hereby notified that, as of August 1, 1977, the price of gas supplied under the above contract will be increased by 17.55¢ per Mcf, to reflect the increase in the cost of gas supplied to us by our supplier TransCanada PipeLines Ltd. as prescribed by Regulation under the Petroleum Administration Act (Canada). This increase is approved by the Ontario Energy Board in its DECISION in E.B.R.O. -- 363-I-1 dated July 22, 1977.

We direct your attention to the General Terms and Conditions of our contract which authorizes the above increase in the price of gas supplied thereunder.

Yours very truly,

Ronald E. E. Potts Manager Commercial and Industrial Marketing

SCHEDULE B

NOTICE OF INTERIM RATE INCREASE

As a result of an agreement between the Federal Government and the governments of the major gas producing provinces, the price of natural gas delivered to Ontario was increased on August 1, 1977 and an additional increase will take effect February 1, 1978.

To permit the Company to recover the August 1st increase in the cost of gas purchased from its supplier, after a public hearing, the Ontario Energy Board has approved an increase in the Company's rates of 1.7553 cents per hundred cubic feet effective August 1, 1977.

This increase will amount to approximately 7% of your annual gas bill.

During the summer months a portion of the gas purchased by the Company from TransCanada PipeLines Limited is stored for use in the winter heating season. The Company presently holds volumes of gas in storage purchased at the pre-August 1, 1977 price, which is being held for withdrawal during the winter season. The savings resulting from this gas in storage will be passed on to our customers by delaying the implementation date of the second of these increases. In other words, the second increase will not be included in your gas bill until you have been given credit for the lower priced gas in storage.

I-15

J. A. WENEVIN, R.C. (1884-1951) FRANK R. GEE, Q.C., B.A. L. G. O'CONNOR, Q.C., S.G., R.A. JAMES B. GEE, LL. B.

MCNEVIN, GEE & O'CONNOR BARRISTERS, SOLICITORS, ETC.

43 WILLIAM STREET HORTH CHATHAM, ONTARIO N7M SKI

August 8, 1977.

TELEPHONE 352 8450

TO ALL PARTIES AFFECTED BY THE ENCLOSED APPLICATION DATED THE DAY OF AUGUST, 1977 ON BEHALF OF UNION GAS LIMITED TO THE ONTARIO ENERGY BOARD

We are Solicitors for Union Gas Limited ("Union"). On Board") for a new rate hearing and as directed by the Board we this letter:-

- (a) Copy of Notice of Application and Hearing by the Board.
- (b) Copy of our Application to the Board dated the 4th day of August, 1977.

Yours very truly,

McNEVIN, GEE & O'CONNOR,

LGO'C:JC Encls. (2)

REGISTERED MAIL

RECEIVED

REGISTRY NO.

DATE AUG 1 0 1977

FILE NO.

CLERK'S DEPARTMENT

TO BE RECEIVED



1 3

Ontario Energy Board

E.B.R.O. 367-I

IN THE MATTER OF The Ontario Energy Board Act, R.S.O. 1970, Chapter 312 and in particular section 19 thereof;

AND IN THE MATTER OF an application by Union Gas Limited to the Ontario Energy Board for an Order or for Orders approving or fixing just and reasonable rates and other charges for the sale, distribution, transmission and storage of gas;

AND IN THE MATTER OF an application by Union Gas Limited to the Ontario Energy Board pursuant to section 15(8) and section 19 of the said Act for an interim Order approving or fixing rates, pending the final disposition of the application referred to in the paragraph above.

NOTICE OF APPLICATION AND HEARING

NOTICE is hereby given pursuant to directions of the Ontario Energy Board of the attached application to the Board. The Board's Rules of Procedure require that a Respondent who intends to oppose or otherwise intervene in an application shall file with the Secretary to the Board and serve upon the Applicant or his Solicitor, an Answer containing a clear and concise statement of his interest, of his grounds for opposing or otherwise intervening and being endorsed with his name and address. Where filing or service of the Answer is personal, it shall be effected within fourteen days after the date of service of this Notice of Application and Hearing. Filing or service of the Answer may be by registered mail, in which event the date of mailing shall be within fourteen days of service of this Notice of Application and Hearing.

The Applicant proposes in the application to proceed in two phases, the first dealing with determination by the Board of rate base, cost of service, total revenue requirement and rate of return and, after determination of the first phase, the second phase dealing with fixing by the Board of just and reasonable rates and charges.

THE BOARD HAS APPOINTED MONDAY, THE 19TH DAY OF SEPTEMBER, 1977, AT THE HOUR OF 9 A.M. AT ITS OFFICES, 9TH FLOOR, 14 CARLTON STREET, TORONTO, ONTARIO, AS THE TIME AND PLACE FOR THE HEARING OF THE APPLICATION FOR AN INTERIM ORDER CONTAINED IN PARAGRAPH 10 OF THE APPLICATION

I-15(B) THE BOARD HAS APPOINTED MONDAY, THE 17TH DAY OF OCTOBER, 1977, AT THE HOUR OF 9 A.M. AT ITS OFFICES, 9TH FLOOR, 14 CARLTON STREET, TORONTO, ONTARIO AS THE TIME AND PLACE FOR THE HEARING OF THE PRINCIPAL APPLICATION FOR DETERMINATION OF RATE BASE, COST OF SERVICE, TOTAL REVENUE REQUIREMENT AND RATE OF RETURN.

All customers of the Applicant are affected. If any person notified of these hearings does not attend at the hearing, the Board may proceed in his absence and he will not be entitled to any further notice in the proceedings. In its decisions the Board may increase or decrease any rate proposed by the Applicant.

Copies of the Applicant's material and prefiled evidence in support of the interim application will be available for inspection on and after the afternoon of Friday, September 2, 1977, at the above mentioned offices of the Board and at Union's principal offices in the Cities of Windsor, Chatham, Sarnia, London, Waterloo and Hamilton and shall be served on all Intervenors.

Copies of the Applicant's material and prefiled evidence in support of the principal application dealing with rate base, cost of service, total revenue requirement and rate of return will be available for inspection at the same places on and after the afternoon of Friday, the 23rd day of September, 1977 and shall be served on all Intervenors.

The address of the Board is as set out above and the Applicant's Solicitors are McNevin, Gee & O'Connor, 43 William Street North, Chatham, Ontario N7M 5K1.

DATED at Toronto this 5th day of August, 1977.

ONTARIO ENERGY BOARD

S.A.C. Secretary to the Board

I-15(c) E.B.R.O. 367-I

ONTARIO ENERGY BOARD

IN THE MATTER OF The Ontario Energy Board Act, R.S.O. 1970, Chapter 312 and in particular section 19 thereof;

AND IN THE MATTER OF an application by Union Gas Limited to the Ontario Energy Board for an Order or for Orders approving or fixing just and reasonable rates and other charges for the sale, distribution, transmission and storage of gas;

AND IN THE MATTER OF an application by Union Gas Limited to the Ontario Energy Board pursuant to section 15(8) and section 19 of the said Act for an interim Order approving or fixing rates, pending the final disposition of the application referred to in the paragraph above.

-: NOTICE OF APPLICATION AND HEARING

McNEVIN, GEE & O'CONNOR, Barristers, etc., 43 William St. N., CHATHAM, Ontario. J-15(d)

ONTARIO ENERGY BOARD

IN THE MATTER OF The Ontario Energy Board Act, R.S.O. 1970, Chapter 312 and in particular Section 19 thereof;

AND IN THE MATTER OF an Application by Union Gas Limited to the Ontario Energy Board for an Order or for Orders approving or fixing just and reasonable rates and other charges for the sale, distribution, transmission and storage of gas;

AND IN THE MATTER OF an Application by Union Gas Limited to the Ontario Energy Board pursuant to Section 15 (8) and Section 19 of the said Act for an Interim Order approving or fixing rates, pending the final disposition of the Application referred to in the paragraph above.

-: APPLICATION

- 1. Union Gas Limited ("Union") is a regulated public utility incorporated under the laws of the Province of Ontario with Head Office at the City of Chatham, in the County of Kent.
- 2. Union conducts an integrated gas utility business which combines the operation of producing, purchasing, transmitting and storing natural gas ("gas"), of storing and/or transmitting gas for others, of selling gas to other utilities for resale and of distributing, supplying and selling gas to ultimate consumers in its franchise area in Southwestern Ontario.
- 3. Union now applies to the Ontario Energy Board ("the Board") pursuant to Section 19 of The Ontario Energy Board Act, R.S.O. 1970, Chapter 312 ("the Act") for an Order or Orders approving or fixing just and reasonable rates and other charges for the sale of gas and for the storage and transmission of gas for others.
- 4. By Subsection 2 of said Section 19 of the Act, the Board in approving or fixing rates and other charges is required

to determine a rate base for the applicant and to determine if the return produced or to be produced on the rate base is reasonable. Union therefore proposes that this Application proceed in two phases, the first phase ("Phase I") to deal with determination by the Board of rate base, cost of service, total revenue requirement and rate of return, and, after determination of the first phase, then the second phase ("Phase II") to deal with approving or fixing by the Board of just and reasonable rates and other charges for the sale of gas by Union to all of its customers and for the storage and transmission of gas by Union for others.

- 5. Since the last increase in Union's rates, Union has been experiencing substantial further increases in the cost of purchased gas, particulars of which are provided hereunder. As a result, Union is also applying to the Board at this time for an Interim Order or Interim Orders authorizing it to increase its rates so as to recover the increased costs resulting therefrom.
- 6. Cost of gas purchased by Union for resale is the major item of cost for Union, which buys over ninety percent (90%) of its gas from TransCanada PipeLines Limited ("TransCanada"). The rates charged by TransCanada to Union are subject to the provisions of the Petroleum Administration Act of the Parliament of Canada, administered by the National Energy Board on behalf of the Minister of Energy, Mines and Resources (Federal). By Order in Council P.C. 1977-2134 dated the 28th day of July, 1977, the Natural Gas Price Regulations prescribing the prices at which gas is sold in TransCanada's system were amended with the effect of increasing the price at which TransCanada sells gas to Union by 17.55 cents per one thousand cubic feet, effective August 1, 1977. On a

7-18(F) twelve month basis, this will increase Union's cost of gas by approximately \$41,000,000.00.

- Union also purchases gas from local Ontario suppliers, and the price of a major portion of such gas is based on the price paid by Union to TransCanada for gas deliveries under the latter's Annual Contract Quantity (ACQ) rate schedule. Union estimates that as a result of the August 1, 1977 increase in the price charged by TransCanada for ACQ service, the price which Union will pay for its Ontario supplies will increase by approximately 16 cents per one thousand cubic feet, effective September 1st, 1977. On a twelve month basis, this will amount to a further increase of approximately \$600,000.00 in Union's cost of gas.
- None of the gas cost increases mentioned above has been included in any previous Order of the Board.
- Because of its inventory of gas in storage as of August 1, 1977, Union is able to postpone increasing the price of gas it charges to its customers.
- Union therefore now applies to the Board for an Interim Order under Subsection 8 of Section 15 of the Act and pursuant to Section 19 of the Act, pending the final disposition of this Application authorizing it to charge the following increases in the price per Mcf at which it sells its gas and in the charges for the services herein described, such increases to apply notwithstanding any existing Order of the Board:-
 - (a) Effective on and after the 1st day of September, 1977, with respect to all gas sold to customers who purchase under contracts containing escalation clauses, the full amount of the increases above described in the purchased cost of gas which it may pass on under the escalation clauses contained in such contracts.
 - (b) Effective with consumption on and after the 1st day of November, 1977, with respect to all of

its customers other than those who purchase under contracts containing escalation clauses, their proper share of the increases above described in the purchased cost of gas which Union presently estimates at 18.50 cents per Mcf.

- (c) Effective on and after the 1st day of September, 1977, the following increases in the Storage Service Charge under Rate #12 resulting from the above described gas cost increases,
 - (1) 0.03 cents per Mcf in the Space Charge,
 - (11) 4.10 cents per Mcf in the Demand Charge, and,
 - (111) 0.08 cents per Mcf in the Commodity Charge.
- 11. With respect to the Application for an Interim Order contained in paragraph 10 hereof, Union proposes that the Board should dispense with the determination of a rate base at this time and that the Board's Interim order be subject to whatever terms and conditions the Board may prescribe, including provision for refund or other adjustment at the Order of the Board in the event and to the extent that the Board in the final disposition of this Main Application should find that the revenues derived from the increases requested in this Interim Application, are more than fair and reasonable.
- The persons affected by these Applications are the customers resident or located in the municipalities, police villages and Indian Reserves served by Union, together with those to whom Union wholesales gas or for whom it transmits or stores gas. It is impractical to set out in this Application the names and addresses of such parties because they are too numerous. The classes of persons affected are the residential, commercial and industrial customers of Union and the wholesale, transmission and storage customers of Union. Any and all of them may be affected with respect to their gas rates in the final determination of

DELIVERED and SIGNED on behalf of Union this 4th day of August, 1977 by McNevin, Gee & O'Connor, Barristers, etc., 43 William Street, North, Chatham, Ontario, Solicitors for Union.

Miderin, See & O'Cornor

I-15(I)

ONTARIO ENERGY BOARD

IN THE MATTER OF The Ontario Energy Board Act, R.S.O. 1970, Chapter 312 and in particular Section 19 thereof;

AND IN THE MATTER OF an Application by Union Gas Limited to the Ontario Energy Board for an Order or for Orders approving or fixing just and reasonable rates and other charges for the sale, distribution, transmission and storage of gas;

AND IN THE MATTER OF an Application by Union Gas Limited to the Ontario Energy Board pursuant to Section 15(8) and Section 19 of the said Act for an Interim Order approving or fixing rates, pending the final disposition of the Application referred to in the paragraph above.

1. 3

APPLICATION

McNEVIN, GEE & O'CONNOR, Barristers, etc., 43 William St. N., CHATHAM, Ontario. Ministry of

Community Housing

Housing

416-965-9640

101 Bloor St. W. 12th Floor Toronto, Oncario M5S 1P8

August 9, 1977

His Worship Mayor R. Searle, City of Mississauga, 1 City Centre Drive, Mississauga, Ontario. L5B 1M2

RECEIVED
REGISTRY NO.77//
DATE AUG 15 1977
FILE NO. /27-77
CLERK'S DEPARTMENT

Dear Mayor Searle:

As you may know, every year we attempt to outline the status of the Rent Supplement Program in the City of Mississauga and bring you up to date on any changes in the Program.

Rental units are made available to Ontario Housing Corporation through various programs. The regular Rent Supplement Program relates to units in the private sector and should not be confused with the rent supplement component in the non-profit sector.

In March of 1976 the Community Integrated Housing Program was discontinued as the more comprehensive OMC and CMHC Accelerated Programs were found to be effectively providing lower income family housing. The federal government, through Central Mortgage and Housing Corporation has introduced a new program designed to stimulate the construction of moderately priced rental housing (The Assisted Rental Program).

Central Mortgage and Housing Corporation is providing Ontario Housing Corporation with a list of projects which have been approved under this program. It is our practice to contact these developers during the construction period to determine if they are interested in participating in the Rent Supplement Program.

The tenants housed in all rent supplement units are chosen from the local waiting lists and are required to pay a rent-based-on-income. The Ontario Housing Corporation pays the difference between this rent and the market rent negotiated with the landlord. The cost of the subsidy is shared: 50% by the federal government, 42 1/2% by the province and 7 1/2% by the municipality.

TO BE RECEIVED. COPY HAS BEEN SENT TO C. FLEMING

..... 2

His Worship Mayor R. Searle (Cont'd)

The Schedule "A" attached herewith provides further details on the units which have come on stream during 1976 as required in our municipal subsidy agreement.

As the Rent Supplement Program comes under the Ministry of Housing's "New Approach to Assisted Housing", the Ministry Co-ordinators for your area will be contacting you in due course.

Yours sincerely,

W. G. Barrett

Acting Regional Director Central East Region

Encl.

J-16(B)

RENT SUPPLEMENT PROGRAM - SUBSIDY AGREEMENT

Reference Page 3. 2.		er agreement aber 31, 1976
NAME OF PROPONENT	# OF UNITS	PLACE
Burnhamdale Invst. Ltd.	4-3 BR.	1560 Bloor St. E.
Phi International Inc.	9-1 BR. 1-2 BR. 3-3 BR.	1485 Williamsport
	4-1 BR. 2-2 BR. 3-3 BR.	3480 Havenwood
	2-3 BR.	1980 Fowler Drive
Tiffany Apts.	2-1 BR.	100 Dundas St. E.
2100 Camilla Road Ltd.	1-1 BR.	2100 Camilla Rd.
Erimore Invst. Ltd.	10-3 BR.	942 Forestwood Dr.
	16-3 BR. 1-4 BR.	3400 Credit Woodlands D
Rice Construction Co. Ltd.	4-1 BR. 3-1 BR. 1-2 BR.	1190 Forestwood Dr. 1180 Forestwood Dr.
	10-1 BR.	1180 & 1190 Forestwood Drive
RENEWED AGRSEMENTS		
2100 Camilla Rd. Ltd.	3-1 BE.	2100 Camilla Rd.
Tiffany Apartments	8-1 BE. 7-2 BR.	100 Dundas St. E.
Flowertown Shopping Centre	10-1 BR. 3-2 BR.	2070 Camilla Rd.
Westchester Apts.	3-1 BR.	1219 Dundas St. E.
Flowertown Shopping Centre	4-1 BR. 1-2 BR.	2070 Camilla Rd.
Burnhandala Investments Itd.	6-3 BR.	1560 Bloor St. E.

I-16(c)

RENT SUPPLEMENT PROGRAM - SUBSIDY AGREEMENT

APPENDIX "A"

Reference Page 2 (iv) c)

Schedule of Administrative Expenses

Administrative Fee

\$6.04 per housing unit per month

Development Fee
-a one-time fee payable
for new units accepted
during each calendar year.

\$50.00 per housing unit

The above fees are those which were in effect during the calendar year 1976 and are subject to change on an annual basis during the currency of the agreement. Any changes are the result of negotiations between the Corporation and Central Mortgage and Housing Corporation based on actual administrative costs at the time.

MUNICIPAL CONDITIONS:

I-17



M 7764

Ontario Municipal Board

IN THE MATTER OF Section 63 of The Assessment Act, (R.S.O. 1970, c. 32)

- and -

IN THE MATTER OF an appeal from the decision of Ris Honour Judge West, Judge of the Judicial District of Halton-Peel, dated the 13th day of October, 1976, with respect to the assessment returned for taxation in 1975 and 1976 of part of Lots 22 and 23, in Concession 3 on Roper Avenue, in the City of Mississauga, Assessment Roll Number 21 05 020 019 08500 0000

BETWEEN:

Lorne Park Estates Association

Appellant

- and -

The Regional Assessment Commissioner, Region Number 15 and The Corporation of the City of Mississauga

Respondents

APPOINTMENT FOR HEARING

THE ONTARIO MUNICIPAL BOARD hereby appoints Friday, the 28th day of October, 1977, at the hour of ten o'clock (local time), in the forenoon, at the Bramalea Civic Centre at Bramalea, for the hearing of this appeal.

If you do not attend and are not represented at this hearing, the Board may proceed in your absence and you will not be entitled to any further notice of the proceedings.

In the event the decision is reserved persons taking part in the hearing may request a copy of the decision from the presiding Board Member. Such decision will be mailed to you when available.

DATED at Toronto, this 18th day of August, 1977.

SECRETARY

TO BE RECEIVED. COPY HAS BEEN SENT TO B. CLARK AND

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M 77145

Ontario Municipal Board

IN THE MATTER OF Section 63 of The Assessment Act, (R.S.O. 1970, c. 32),

- and -

IN THE MATTER OF an appeal from the decision of the Assessment Review Court, dated the 18th day of April, 1977, with respect to the assessment returned for taxation in 1977, of part of Lots 22 and 23, Concession 3 on Roper Avenue in the City of Mississauga, Assessment Roll Number 2105 020 019 085-00 0000

BETWEEN:

6.9

Lorne Park Estates Association

Appellant

- and -

The Regional Assessment Commissioner, Region No. 15 and The Corporation of the City of Mississauga

Respondents

APPOINTMENT FOR HEARING

THE ONTARIO MUNICIPAL BOARD hereby appoints Friday, the 28th day of October, 1977, at the hour of ten o'clock (local time) in the forenoon, at the Bramalea Civic Centre at Bramalea for the hearing of this appeal.

If you do not attend and are not represented at this hearing, the Board may proceed in your absence and you will not be entitled to any further notice of the proceedings.

In the event the decision is reserved persons taking part in the hearing may request a copy of the decision from the presiding Board Member. Such decision will be mailed to you when available.

DATED at Toronto, this 18th day of August, 1977.

SECRETARY

I-18



R7C2064

(NOTE: BY-LAW 449-76
To establish on-site
parking requirements
and to require the
identification of
visitor parking spaces;

Ontario Municipal Board

IN THE MATTER OF Section 3, of The Planning Act (R.S.O. 1970, c. 349),

- and -

IN THE MATTER OF an application by The Corporation of the City of Mississauga for approval of its Restricted Area By-law 449-76

APPOINTMENT FOR HEARING

THE ONTARIO MUNICIPAL BOARD hereby appoints blonday, the 31st day of October, 1977 at the hour of ten o'clock (local time) in the forenoon at the Board's Chambers, 180 Dundas Street West (8th Floor) in the City of Toronto, for the hearing of all parties interested in supporting or opposing this application.

If you do not attend and are not represented at this hearing, the Board may proceed in your absence and you will not be entitled to any further notice of the proceedings.

In the event the decision is reserved, persons taking part in the hearing may request a copy of the decision from the presiding Board Member. Such decision will be mailed to you when available.

DATED at Toronto this 15th day of August, 1977

This Hearing is being held primarily to decide whether the above mentioned by-lasshould or should not be approved. Requests for changes will only be considered by special leave granted by the Board and if sufficient advance notice has been given to the Clerk of the municipality to permit notice of such requests to neighbouring property owners. It should be noted also that any decision made at this Hearing is subject to the right of any person interested to apply for an amendment under Section 35(12) of The Planning Act.

TO BE RECEIVED.
COPIES HAVE BEEN CIRCULATED
IN ACCORDANCE WITH THE
BOARD'S DIRECTION

SECRETARY

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SEGISTRY :-

FILE NO.

DATE AUG 19 -/7

CLERK'S DEPARTACHT

Ontario Municipal Board

IN THE EMITTER OF Section 42 of The Planeing Let (2.5.0. 1970, c. 34)) as around,

IN THE NATTER OF an appeal by Inn D. NacPherson from a decision of the Conmittee of Adjustment of the City of Mississauga

BEFORE

M. SEUB, Q.C. Chairman

Thursday, the 11th day of

August, 1977

UPON APPEAL from a decision of the Committee of Adjustment granting an application numbered 196/77 by J. Beck Wilson and Hilds M. Wilson for a variance from the provisions of By-law 5500 of the City of Mississauga, as amended, for permission to create two residential lots which will have frontages of 72 feet and 95 feet, whoreas the said by-law requires a minimum lot frontage of 100 feet, the lands in question being composed of part of Lot 11, Concession 3, W.H.S., upon the conditions set out in the said decision, and the appeal having been withdrawn by memorandum in writing filed;

THE BOARD ORDERS, that this appeal is hereby dismissed.

SECRETARY

TO BE RECEIVED COPY HAS BEEN SENT TO TAYLOR, R. EDMUNDS & B. CLARK



A 77857

RECEIVED

DATE AUG 25 1977

CLERK'S DEPARTMENT

REGISTRY NO.

FILE NO.

Ontario Municipal Board

IN THE MATTER OF Section 42 of The Planning Act (R.S.O. 1970, c. 349) as amended,

IN THE MATTER OF an appeal by Nick Whitelaw and Richard Abela from a decision of the Committee of Adjustment of the City of Mississauga

APPOINTMENT FOR HEARING

Nick Whitelaw and Richard Abela having appealed from a decision of the Committee of Adjustment of the City of Mississauga dated the 26th day of May, 1977, whereby the Committee dismissed an application by Pietro Di Blasio and Antonio Di Blasio for a variance from the provisions of By-law 5500 of the City of Mississauga, as amended, for permission to sell automobiles from a small part of the subject premises, notwithstanding the provisions of the said by-law, which does not permit such use in an M2 Industrial zone; the lands in question being composed of Part of Block "G", according to Registered Plan 924, and known municipally as 1885 Sismet Road, Unit 6 South;

THE ONTARIO MUNICIPAL BOARD hereby appoints Thursday, the 27th day of October, 1977 at the hour of ten o'clock (local time) in the forencon at the Board's Chambers, 180 Dundas Street West (8th Floor) in the City of Toronto for the hearing of all persons who desire to be heard in support of or in opposition to the appeal.

If you do not attend and are not represented at this hearing, the Board may proceed in your absence and you will not be entitled to any further notice of the proceedings.

In the event the decision is reserved persons taking part in the hearing may request a copy of the decision from the presiding Board Member. Such decision will be mailed to you when available.

DATED at Toronto this 23rd day of August, 1977.

TO BE RECEIVED COPY HAS BEEN SENT TO TAYLOR, R. EDMUNDS & B. CLARK

SECRETARY



T-21 A 762183

Ontario Municipal Board

IN THE MAITER OF Section 42 of The Planning Act, (R.S.O. 1970, c. 349) as smended

IN THE MATTER OF an appeal by Inez Strome from a decision of the Regional Municipality of Peel Land Division Committee

COURSEL:

Basil Clark, Q.C.

- for City of Mississauga

L.W. Stewart, Q.C.

- for The Regional Hunicipality of Peal

DECISION OF THE BOARD delivered by A.H. ARRELL

Ines Strome the appellant, is the owner of Lots 12 and 13, Plan 399 in the present City of Mississauga. Her residence is mainly on Lot 12. She cannot however, sell off the whole of Lot 13 because of the location of her residence and the necessity of providing for a side yard. She therefore seeks to sell the balance of Lot 13 after retaining her present residence and the necessary side yerd.

Lot 13 is at the corner of Sequin Crescent and Wateska Boulevard. The corner is rounded. The area of the parcel sought to be severed is 9,754 square feet. It would create a parcel with a flankage along Sequin Crescent of a little over 43 feet and a depth at the rear of the lot of a little over 90 feet.

The severed parcel would comply with the soming by-law. The question therefore, is would it be in keeping with the other residences in the neighbourhood. This test would appear to be in accordance with a decision of the Divisional Court written by Mr. Justice Eleff, dated the 18th day of Harch, 1974. Be Westmount Park Road Homeowners' Association and J.M. Peebles Limited.

The Land Division Committee concluded the proposed parcel would not be in keeping with the development in the area.

TO BE RECEIVED

COPY HAS BEEN SENT TO

TAYLOR, R. EDMUNDS & B. CLARK

J.21(A)

A 762183

I concur in this conclusion on the basis of the evidence presented at the bearing. It is not only that the proposed area of the parcel would be less than that of most lots in the immediate neighbourhood, but also because of the narrow flankage on Sequin Crescent. It is doubtful if a residence could be erected in a style consistent with the homes in the immediate neighbourhood.

On this application, there was strong opposition from residents in the area. Such opposition might have been less if the appellant before she had made her application to the Land Division Committee, had showed the residents a site plan and the style of residence it was intended to srect.

As I am dismissing this appeal, it is unnecessary to deal with the question of lot levies. I would remark however, that as a levy was already paid for Lot 13 and as a new lot is not being created, their imposition would appear doubtful.

The appeal is therefore dismissed. There will be no order as to costs.

DATED at TORONTO, this 15th day of August, 1977.

A.H. ARRELL

I-22



A 762027

Ontario Municipal Board

IN THE MATTER OF Section 42 of The Planning Act (R.S.O. 1970, c. 349) as amended,

- and -

IN THE MATTER OF an appeal by Kanneth J. Ellis from a decision of the Committee of Adjustment of the City of Mississauga

COUNSEL:

H. G. Kerr and - for Kenneth J. Ellis A. L. Cunningham

DECISION OF THE BOARD delivered by F. G. BLAKE

This appeal is against the decision of the Committee, dated Movember 12, 1976, granting an application by Norma Dellio for authorisation of a minor variance to reduce the side yard setback between the subject property and the adjacent Lot 36 to 6.5 feet from the setback of 8 feet required by By-law 3500. The application was granted subject to the condition that the applicant obtain a building permit. The decision indicates that it was mailed on November 15, 1976, and was subject to appeal on or before December 6, 1976. The solicitors for the appellant filed this appeal with the secretary of the Committee of Adjustment by letter dated November 16, 1976, and the copy filed with this Board bears a receipt stamp showing that it was received by the secretary on November 17, 1976. The purpose stated in the application for the variance is to permit "an elevated balcony" to remain in place in the side yard.

The problem in this matter has arisen from the determination of the applicant's husband to construct an elevated balcony attached to the rear of their residence and extending also along the side adjacent to Lot 56. The decision of the Committee indicated that the purpose of the balcony was to provide access to a side entrance because the present dwelling had only one entrance. On cross-examination at this bearing

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COPY HAS BEEN SENT TO
W. TAYLOR, R. EDMUNDS & B. CLARK

I-93(4)

A 762027

Mr. Dellio agreed that there is a walk-out basement entrance at ground level at the rear of the duelling. An application for a building permit submitted on August 11, 1976, was refused with the suggestion that revised drawings be submitted. According to the evidence of Mr. Dellio the three pages of drawings filed at this hearing as Exhibit 11 were finally accepted by the City's Building Department and a building permit issued during or about the first week of September, 1976. There are handwritten comments on each of the three pages which Mr. Dellio believes were inserted by the staff of the Building Department. The comment on the first page "Permit For Balcony Only" is inserted in such a way that it applies equally to the structure at the rear, which is described as "Proposed Porch", and to the structure in the side yard, described as "Proposed Walkway". The comment on the third page "No Intermediate Horisontal Members Allowed" is clearly marked to apply to the structure in the side yard as well as to the structure in the rear yard. In any event, the drawings indicate that the structure as proposed along the side of the house would not encroach on the required side yard of eight

The evidence of Mr. Smith, a building inspector employed in the City's Building Department, proved to be of little assistance at this hearing. His statement that the building permit was issued for a rear balcony only should have been supported by a copy of that permit from the Department's records. He visited the property on October 4, 1976, because of a complaint, issued a stop work order bacause of the encroachment on the side yard, and advised the applicant he would have to apply to the Committee of Adjustment for authorization of a variance with respect to the side yard but could continue with the structure at the rear. The witness also stated that a second stop order was issued on December 2, 1976. His explanation that this was necessary because he had lifted the earlier stop order upon the expiry of the appeal period

A 762027

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against the Committee's decision since he was not aware of any appeal is not satisfactory in view of the fact that the appeal period did not expire until the close of business on December 6, 1976. It appears to me that the proper procedure for lifting stop work orders in these circumstances would require notification in writing from the Committee's secretary that the appeal period had expired without any appeal being filed and that the Committee's decision had become final and binding. At the very least, a check should have been made with the Committee's secretary, and in this case that would have disclosed an appeal had been recaived on November 17, 1976, only two days after the mailing of the decision.

Mr. Dellio stated that he waited for about ten days after the Committee's decision and then resumed construction in the side yard because he was concerned for the safety of his children and because no appeal had been filed by that time. The evidence did not establish clearly where he obtained the latter information or whether it was based on the reason alleged for lifting the stop work order. As indicated previously in this decision, the appeal was filed on the second day of the 21-day appeal period.

Hr. Delliot admitted that he was aware of the condition in the Committee's decision, but nevertheless resumed construction of the balcony in the side yard without obtaining a permit. He stated also that he was aware of the provisions of section 42 of The Planning Act and that the decision would not become final and binding until the appeal period had expired on December 6, 1976, even if there was no appeal. Upon receipt of the second stop work order on December 2, 1976, no further work was done on the structure in the side yard. The structure is substantially completed but still requires some decking and putting in a door, and it is intended to add some landscaping according to Nr. Dellio. The structures in the rear yard and in the side yard as they now appear

I-22(C)

A 762027

are shown in the photographs filed as Exhibits 10 and 15 respectively.

The structure in the side yard as it appeared at the time of the hearing before the Committee is shown in the photograph filed as

The fact that the structure in the side yard was commenced prior to the application to the Committee or that the construction was continued before the decision became binding and without a building permit does not affect this decision. The matter must be decided on its merits. However, if an applicant adopts irregular procedures and then fails to obtain relief and thereby suffers some hardship, he must accept that he was the author of his own misfortume.

According to the plan prepared by an Ontario Land Surveyor the side yard, measured from the lot line to a foundation post, has been reduced to 6.3 feet and this would be further reduced slightly if facing is attached to the posts. The variance required would be approximately 20% inches with a side yard of 6.3 feet.

The opinion of a well qualified appraiser, who made an appraisal of the property, is that the appellant's property would be depreciated by an amount in the range of \$2,500 to \$3,000 as a result of the wooden structure in the side yard of the applicant's property as it now appears. In his opinion this devaluation is caused by the type of construction and its appearance.

The appellant objects to the structure because of its appearance and the additional fire bazard caused by the closer proximity of the wooden structure. His wife objects because there is some loss of privacy and because of the noise caused by the applicant's children and their friends playing on the balcony which is accentuated by the wooden floor and the open space beneath it.

A 762027

The evidence of the appraiser and others establishes clearly that the adverse effect on the appellant's property is more than minor, and I agree with counsel for the appellant that in such case a variance should not be found to be only a minor variance, or granted for the benefit and convenience of an applicant to the detriment of an adjoining property.

The appeal is allowed and the decision of the Committee of Adjustment is set aside.

DATED at Toronto, this 16th day of August, 1977.

F. G. BLAKE VICE-CHAIRMAN I-23



A 77524

Ontario Municipal Board

IN THE MATTER OF Section 42 of The Planning Act (R.S.O. 1970, c. 549) as amended,

- and -

IN THE MATTER OF an appeal by The Corporation of the City of Mississauga from a decision of the Regional Municipality of Peel Land Division Committee RECEIVED
RECISTRY NO. 8244
DATE AUG 3 0 1977

CLERK'S DEPARTMENT

FILE NO. 66 77

APPOINTMENT FOR HEARING

The Corporation of the City of Mississauga having appealed from a decision of the Regional Municipality of Peel Land Division Committee dated the 6th day of April, 1977, whereby the Committee granted an application by 25536 Ontario Limited for consent to the conveyance, mortgage or charge or to an agreement for the sale and purchase of a parcel of land having a frontage of 60 feet on Carolyn Road, an average depth of 130 feet and an area of 7,300 square feet, the lands in question being composed of part of Lot 2, according to Registered Plan A 15, formerly in the Township of Toronto and now in the City of Mississauga, upon the conditions set out in the said decision;

THE ONTARIO MUNICIPAL BOARD hereby appoints Monday, the 26th day of September, 1977 at the hour of ten o'clock (local time) in the forenoon at the Bramalea Civic Centre, Bramalea for the hearing of all persons who desire to be heard in support of or in opposition to the appeal.

If you do not attend and are not represented at this hearing, the Board may proceed in your absence and you will not be entitled to any further notice of the proceedings.

In the event the decision is reserved persons taking part in the hearing may request a copy of the decision from the presiding Board Member. Such decision will be mailed to you when available.

DATED at Toronto this 26th day of August, 1977.

SECRETARY

TO BE RECEIVED
COPY HAS BEEN SENT TO
W. TAYLOR, R. EDMUNDS & B. CLARK



A 771115

Ontario Municipal Board

IN THE MATTER OF Section 42 of the Planning Act (R.J.O. 1970, c. 340) as aborded,

- and -

IN THE FATTSA OF an appeal by Canadian Fire Corporation Limited from a decision of the Regional Funicipality of Peel Land Division Committee PECSTAY NO. 8047

MATE AUG 3 0 1977

FILE NO. 66 72

CLERK'S DEPARTMENT

BEFORE

A.L. NeCRAE, Vice-Chairman

-and-

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J. WADDS, Repher Wednesday, the 24th day of August, 1977

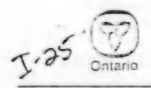
UPON APPEAL from a decision of the Land Division Committee dismissing an application numbered D-40-77-N for consent to the conveyance, mortgage or charge or to an agreement for the sale and purchase of lands being composed of part of Lot 5, Concession 1, N.D.S. formerly in the Town of hississauga and now in the City of Mississauga and the appeal having been withdrawn by memorandum in writing filed; TIE BOARD CROEPS, that this appeal is hereby dismissed.

SECRETARY

COPY HAS BEEN SENT TO M. TAYLOR, R. EDMUNDS & B. CLARK .

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* H d



Ministry of

Assessment Region No. 15

416 / 270-8050

55 City Centre Drive Mississauge LSB 2C8

August 19, 1977

RECEIVED

REGISTRY NO. -

DATE AUG 3 0 1977

CLERICS DEPARTMENT

Mr. T. Julian City Clerk City of Mississaugo 1 City Centre Drive Nississaugo, Ontario

1977 Apportionments Region of Peel

Dear Sir:

I have attached the 1977 apportionments and merged area report for your municipality.

The assessments are based on the last revised Assessment Roll.

The appeal time limits are set out on the report.

Yours truly,

Robert H. Beach Regional Assessment Commissioner Halton-Peel

RHB/mc encl.

TO BE RECEIVED. COPY HAS BEEN SENT TO D. OGILVIE, H. DROOGENDYK, W. MUNDEN R. JOHNSTON

I-25(A)

REGIONAL MUNICIPALITY OF PEEL 1977 WEIGHTED ASSESSMENT REPORT

Area Municipality	Total Weighted	Percentage Apportionment
City of Mississauga	\$ 3,162,757,996	69.86
City of Brampton	1,154,360,000	25.30
Town of Caledon	210,237,967	4.64
TOTAL	4,527,355,963	100.00

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I-25(B)

REGIONAL MUNICIPALITY OF PEEL

1977 WEIGHTED ASSESSMENT REPORT FOR MERGED AREAS

AREA MUNICIPALITY	TOTAL WEIGHTED	PERCENTAGE APPORTIONMENT
CITY OF MISSISSAUGA		
Mississauge (Pt.)	2,730,129,563	94.10
Port Credit	97,841,029	3.37
Streetsville	66,459,047	2.29
Oakville	6,904,944	0.24
TOTAL	2,901,335,183	100.00
CITY OF BRAMPTON		
Brampton	506,582,313	45.25
Chinguacousy (Pt.)	559,415,558	49.97
Toronto Gore	19,693,919	1.76
Mississauga (Pt.)	33,836,790	3.02
TOTAL	1,119,528,580	100.00
TOWN OF CALEDON		
Albion	65,359,769	31.87
Caledon	50,861,670	24.80
Calodon East	6,485,754	3.16
Bol ton	46,864,255	22.76
Chinguacousy (Pt.)	35,694,980	17.41
TOTAL	205,066,428	100.00

REGIONAL ASSESSMENT COMMISSIONES

DATED: 1 19 1977

EQUIVALENT ASSESSMENT OF PAYMENTS RECEIVED

PARKS PAYMENTS PAYMENTS IONAL INSTIT - UTIONS PAYMENTS PAYMENT	•	PAGE 2				REGIONAL MUNICIPALITY OF PEEL EQUIVALENT ASSESSMENT OF PAYMENTS RECEIVED To be included in the Apportionment							(0)5c-1
Mississauga 0 203,650 0 24,750 228,400 13-120 17,408,536 1,740,586 29.168 59,674,506 Brampton 0 40,550 23,400 22,500 86,450 14.036 6,159,162 651,030 29.777 21,863,519	RCE (8+11+12)	RESOURCE EQLIN. GRANT	ASSESSMENT OF GROSS RECEIPTS	AVERAGE EQUAL— IZED COMM. E IND. MILL RATE FOR ALL PURPOSES X 1000	RECEIPTS PAYMENTS	ASSESSMENT TOTAL	AVERAGE EQUALIZED COMM. & INDUST. HILL RATE EXCL. SCHOOL PURPOSES		HOSPITALS	IONAL INSTIT- UTIONS	& CAAT	PARKS	MUNICIPALITY
Brampton 0 40,550 23,400 22,500 86,450 14.036 6,159,162 651,030 29.777 21,863,519	13	12	11	10	,		7		5	4	3	2	1
5 au,550 25,400 25,400 3	77,083,042	0	59,674,506	29.168	1,740,586	17,408,536	13.120	228,400	24,750	0	203,650	0	Mississauga
1 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1	28,022,682	0	21,863,519	29.777	651,030	6,159,162	14.036	86,450	22,500	23,400	40,550	0	Brampton
Caledon	4,245,504	. 0	4,245,504	28.138	119,460	0	0	0	0	0	0	0	Caledon
23,567,698 85,783,529	09,351,227		85,783,529			23,567,698							

MERGED AREAS APPORTIONMENT

IN OF MISSISSAUGA

1027

PAGE I

Area Municipality and Merged Area	Res.6 Farm . Assessment	Weighted Res. E Farm Assessment (85% of Col. 2)	1976 Comm. & Ind. Assessment	Total 1976 Col. 3 & Col. 4, Weighted Assessment	Percentage of Liability
1	2	3	4	5	
Mississauga (Pt.)	\$ 2,140,994,375.	\$ 1,819,845,218.	\$ 910,284,345.	\$ 2,730,129,543.	94.10
Port Credit	80,135,640.	68,115,294.	29,726,335.	97,841,629.	3.37
Streetsville	59,743,920.	50,782,332.	15,676,715.	66,459,047.	2,29
Oakville (Pt.)	5,663,660.	4,814,111.	2,090,833.	6,904,944.	9.24
TOTALS	2,286,537,595.	1,943,556,955.	957,778,228.	2,901,335,183.	100.00

J-25(4)

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MERGED AREAS APPORTIONMENT

PAGE 1

City of Brampton

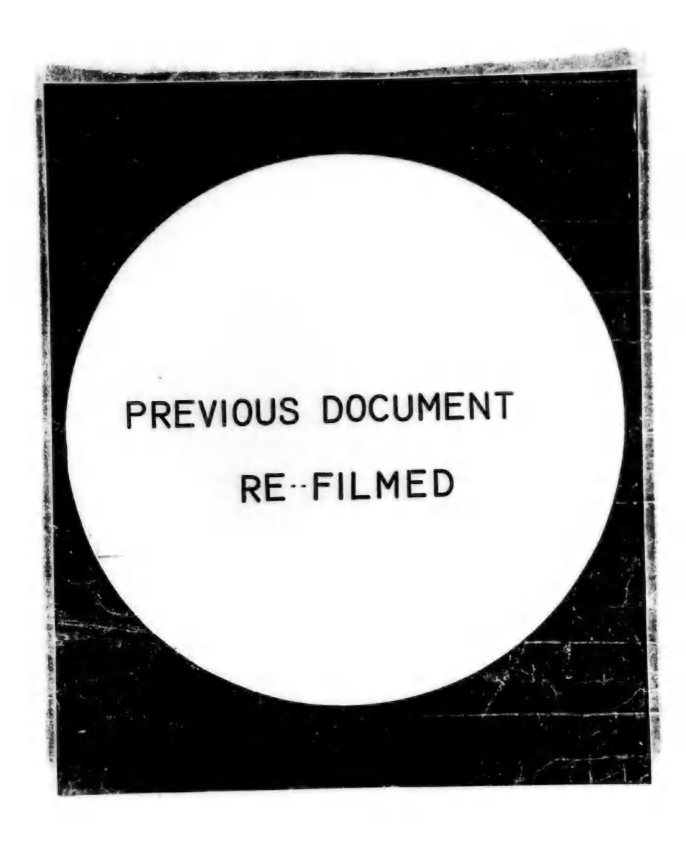
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AREA MUNICIPALITY and Werged Area	1976 Res. & Farm Assessment 2	Weighted Res. & Form Assessment (85% of Co. 2)	1976 Come. & Ind. Assessment	Total 1976 Col. 3 & Col. 4, Weighted Assess	Percent of Liability
Brompton Chinguacousy (Pt.) Toronto Gore Mississauga (Pt.)	\$ 397,950,110. 387,562,145. 20,376,205. 11,968,065.	\$ 338,257,593. 329,427,823. 17,319,774. 10,172,855.	\$ 168,324,720. 229,987,735. 2,374,145. 23,863,935.	\$ 506,582,313. 559,415,556. 19,693,919. 33,836,790.	\$ 45.25 49.97 1.76 3.02
TOTALS	817,856,525.	695,178,045.	424,350,535.	1,119,528,580.	100.00

MERGEO AREAS APPORTIONMENT

4444

SJATOT	216,407,495.	192'846'268'	31,120,060.	1821-1980-1581	100.00-
Caledon Caledon Caledon Caledon Caledon Caledon	\$ 70,538,641, 6,963,740. 42,893,795. 40,660,254.	\$ 59,957,544. 47,046,405. 513,152, 56,455,255.	\$ 5,401,925, 5,812,1845, 546,936, 10,204,930,	\$ 65,359,769. 6,666,255. 6,666,255. 75,666,255.	70.10 00.45 01.2 07.55
bany padinag pub Bajagajang bany	1976 Res. & Form Assessment S	Motghted Res. 6 Form Assessment (65% of Col. 2) 3	1976 Come, & Ind. Assess-	Total 1976 Col. J & Col. 6 Weighted Assess- 2 seest	ganeoned Lieblideall



REGIONAL MUNICIPALITY OF PEEL

MERGED AREAS APPORTIONMENT

1977

PAGE 1

Area Municipality 1976 Res. & Farm and Merged Area Assessment		Weighted Res. & Form Assessment (85% of Col. 2)	1976 Comm. & Ind. Assess- ment	Total 1978 Col. 3 & Col. 4 Weighted Assess- sent	Percent of Liability
					** **
Albion	\$ 70,538,641.	\$ 59,957,844.	\$ 5,401,925.	\$ 65,359,769.	31.87
Caledon	55,351,065.	47,048,405.	3,813,265.	50,861,670.	24.80
Caledon East	6,963,740.	5,919,179.	566,575.	6,485,754.	3.16
Bolton	42,893,795.	36,459,725.	10,204,530.	46,664,255.	22.76
Chinguacousy (Pt.)	40,660,254.	34,561,215.	1,133,765.	35,694,980.	17.41
	:				
TOTALS	216,407,495.	183,946,368.	21,120,060.	205,066,428.	100.00

REGIONAL MUNICIPALITY OF PEEL

GRANT IN-LIEU ASSESSMENT EQUALIZED

1977

AREA NUNICIPALITY AND PERGED AREAS		VALUATION OF PROPERTIES ELIGIBLE FOR GRANT IN-LIEU PAYMENTS (INCL. SEC. 35)					EQUIVALENT ASSESSMENT
	FEDERAL		PROVINCIAL		NUNICIPAL		
	85% 2. RES.		85% 3. RES.	сомм.	RES.	COMM.	5.
City of Mississauga	65,433	111,142,270	6,704,103	62,873,735	-	3,554,230	184,339,771
City of Brampton	-	731,300	1,948,684	2,676,935	-	1,451,820	6,808,739
Town of Caledon	0	142,740	166,600	402,510	1-	214,185	926,035
	65,433	112,016,310	8,819,387	65,953,180		5,220,235	192,074,545

REGIONAL MUNICIPALITY OF PEEL

APPORTIONMENT OF AREA MUNICIPALITIES

1977

TOTAL 1976 WEIGHTED ASSESSMENT (Pg.1 Col.5) AREA MUNICIPALITY GRANT IN LIEU ASSESSMENTS TOTAL WEIGHTED EQUIVALENT ASSESS-TOTAL WEIGHTED & EQUIVALENT ASSESS-WENT (Col. 2+3+4) PERCENTAGE LIABILITY City of Mississoupa \$ 2,901,335,183. \$ 184,339,771. \$ 77,083,042. \$ 3,162,757,996. 69.86 CLty of Brampton 1,119,528,580. 6,808,739. 28,022,681. 1,154,360,000. 25.50 Town of Caledon 205,066,428. 926,035. 4,245,504. 210,237,967. TOTALS 4,225,930,191. 192,074,545. 109,351,227. 4,527,355,963. 100.00

PAGE 4



Mr. Terence L. Julian

Mr. Bruce B. Wilkinson

City Clerk

Property Agent

August 24, 1977

SUBJECT:

Kamato Holdings Limited, Land Division Committee Application "B" 134/77-M, Part of West half Lot 4

Concession 3 EHS.

ORIGIN:

Letter of The Land Division Committee, August 4, 1977.

COMMENTS:

As requested we have prepared an estimate of the current gross market value of the subject property for the purpose of levying the cash payment in lieu of the 5% land dedication for park purposes.

RECEIVE DATE AUG 24 1977 FILE NO. CLERK'S DEPARTMENT The property is part of the West half of Lot 4 Conc.3 EHS located on Ambler Drive as indicated on the attached sketch. The zoning is M-1 industrial, the usual utilities and services are available.

The proposed severance will create one industrial building lot having a frontage of approximately 150 feet for the east limit of Ambler Drive with an area of approximately 1.789 acres.

The site has been inspected and a study of comparable sales data has been made. The analysis of the available evidence indicated a gross market value of \$161,000.00 for the created industrial lot as a result of Application "B" 134/77-M. On this basis the amount of \$8,050.00 is recommended as the cash contribution in lieu of the 5% dedication of land.

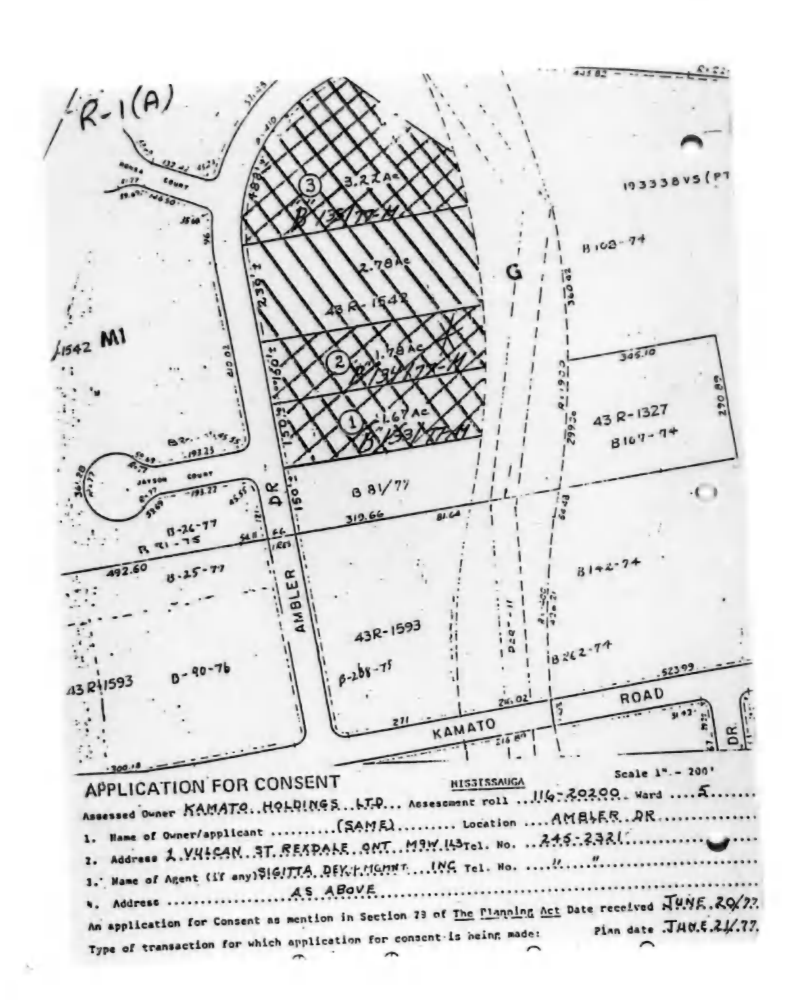
RECOMMENDATION: That the sum of \$8,050.00 be accepted as the cash payment in lieu of the 5% land dedication in connection with Application "B" 134/77-M, Kamato Holdings Limited, Part of Lot 4 Conc.3 EHS being an industrial lot located on Ambler Drive, zoned M-1.

BBW: iw

TO BE RECEIVED RESOLUTION AVAILABLE

Yours very truly,

Property Agent





Mr. Terence L. Julian

Mr. Bruce B. Wilkinson

City Clerk

Property Agent

August 23, 1977

SUBJECT:

Kamato Holdings Limited, Land Division Committee Application "B" 133/77-M, Part of West half Lot 4

Conc.3 EHS.

ORIGIN:

Letter of The Land Division Committee, August 4, 1977.

COMMENTS:

As requested we have prepared an estimate of the current gross market value of the subject property for the purpose of levying the cash payment in lieu of the 5% land dedication for park purposes.

DATE AUG 24 19/7

CLERK'S DEPARTMENT

The property is part of the West half of Lot 4 Conc.3 EHS located on Ambler Drive as indicated on the attached sketch. The zoning is M-1 industrial, the usual utilities and services are available.

The proposed severance will create one industrial building lot having a frontage of approximately 150 feet on the east limit of Ambler Drive with an area of approximately 1.679 acres.

The site has been inspected and a study of comparable sales data has been made. The analysis of the available evidence indicated a gross market value of \$151,000.00 for the created industrial lot as a result of Application "B" 133/77-M. On this basis the amount of \$7,550.00 is recommended as the cash contribution in lieu of the 5% dedication of land.

RECOMMENDATION: That the sum of \$7,550.00 be accepted as the cash payment in lieu of the 5% land dedication in connection with Application "B" 133/77-M, Kamato Holdings Limited, Part of Lot 4 Concession 3 EHS being an industrial lot

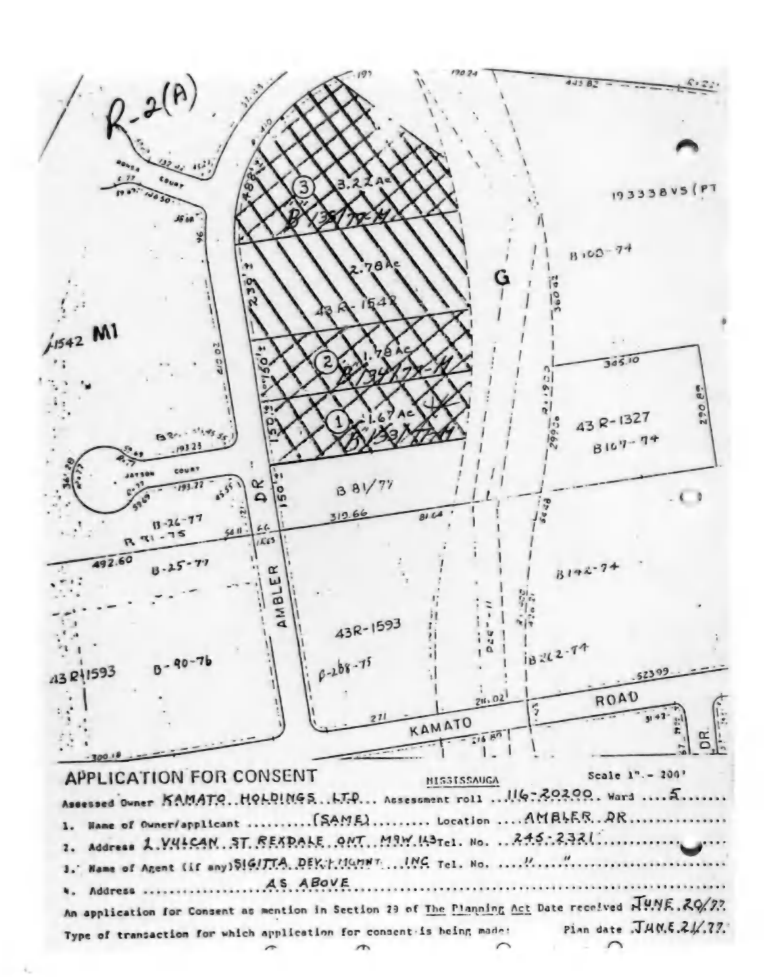
located on Ambler Drove, zoned M-1. Yours very truly

BBW:iw

Encl.

TO BE RECEIVED RESOLUTION AVAILABLE Bruce B. Wilkinson

Property Agent



K-3



City of Mississauga MEMORANDUM

Mr. Terence L. Julian

Mr. Bruce B. Wilkinson

City Clerk

Property Agent

August 24, 1977

SUBJECT:

Kamato Holdings Limited, Land Division Committee Application "B" 135/77-M, Part of West half Lot 4

Conc. 3 EHS.

ORIGIN:

Letter of The Land Division Committee, August 22, 1977.

COMMENTS:

As requested we have prepared an estimate of the current gross market value of the subject property for the purpos of levying the cash payment in lieu of the 5% land

dedication for park purposes.

RECEIVED DATE AUG 24 1977 FILE NO.

The property is part of the West half of Lot 4 Conc.3 EHS located on Ambler Drive as indicated on the attached sketch. The zoning is M-1 industrial, the usual utilitie: and services are available.

CLERK'S DEPARTMENT

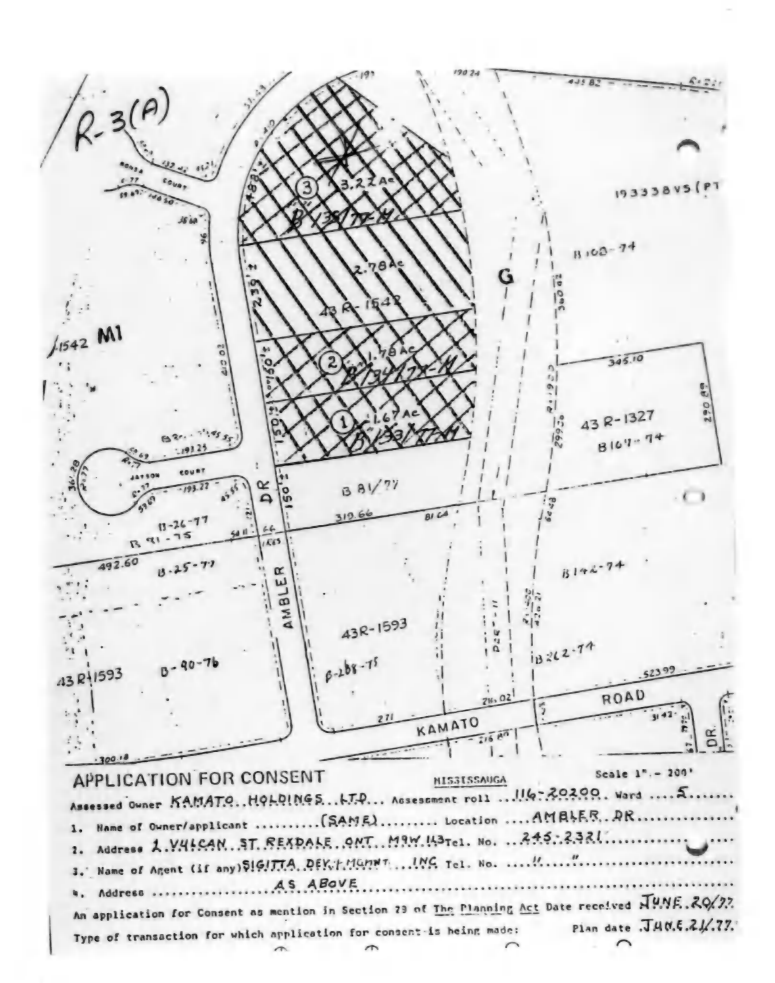
The proposed severance will create one industrial building lot having a frontage of approximately 488 feet on the east limit of Ambler Drive with an area of approximately 3.220 acres.

The site has been inspected and a study of comparable sales data has been made. The analysis of the available evidence indicated a gross market value of \$289,800.00 for the created industrial lot as a result of Application "B" 135/77-M. On this basis the amount of \$14,500.(is recommended as the cash contribution in lieu of the 5% dedication of land.

RECOMMENDATION: That the sum of \$14,500.00 be accepted as the cash payment in lieu of the 5% land dedication in connection with Application "B" 135/77-M, Kamato Holdings Limited, Part of Lot 4 Conc.3 EHS being an industrial lot located on Ambler Drive, zoned M-1. Yours very truly

BBW:iw Encl.

TO BE RECEIVED RESOLUTION AVAILABLE Property Agent





REGISTRY NO.

DATE AUG 1 0 1977

FILE NO.

CLERK'S DEPARTMENT

Mayor and Members of Council

E.M. Halliday, Commissione

Recreation and Parks

August 9th, 1977

SUBJECT:

Tender TR-19-1977 Contract for the Supply and Planting of Trees in the City of Mississauga.

ORIGIN:

1977 Budget

COMMENTS:

The following are the bids received on the above Tender:

Litz Landscaping and Enterprises Limited

\$35,157.50

Green Survival Landscaping Ltd.

37,338.75

Environs Landscape Contracting Co. Ltd.

37,793.00

Pipes Landscaping Contractors Ltd.

41,925.00

Funds are available in account number 09870-05 and project number's 77-923,77-925, and 77-934.

RECOMMENDATION:

That the bid submitted by Litz Landscaping and Enterprizes Ltd. in the amount of \$35,157.50 on Tender TR-19-1977 contract for the supply and planting of trees in the City of Mississauga be accepted and the signature by-law be given the customary three readings. This being the lowest bid received. received.

in Halliley E.M. Halliday, Commissioner Recreation & Parks Department

Commissioner of Finance

nc

, City Treasurer.

Treasury Department

TO BE RECEIVED BY-LAW AVAILABLE



Mayor and Members of Council

RECEI

From W. P. Taylor, P. Eng., Commissioner

()

Dept Engineering, Works & Building

AEJ.STRY NO. 7950

DATE AUG 22 1977

FILE NO. 21-77 CLERK'S DEPARTMENT August 17, 1977

Our Files: 11 151 00006A 11 141 00010

SUBJECT:

Janitorial Services for the Mavis Road Works Building

ORIGIN:

Engineering, Works & Building Department (1977 Current Works Programme)

COMMENTS:

Listed below is a summary of tenders received by the City of Mississauga and opened at a Public Tender opening on Tuesday, August 16, 1977.

\$10,944.00 1. Cosenza Maintenance Inc. \$11,640.00 2. Peter's Janitorial \$12,345.12 3. San Wal Janitorial Ltd. 4. Kleen-Rite Bldg. Maintenance Co. Ltd. \$12,600.00

RECOMMENDATION:

1. That the contract for the Janitorial Services for the Mavis Road Works Building be awarded to Cosenza Maintenance Inc., the lowest bidder, at the tendered price of \$10,944.00.

That the by-law to authorize execution of the contract for Janitorial Services for the Mavis Road Works Building be approved by Council.

W. P. Taylor, P. Eng. Commissioner of Engineering, Works & Building

MWB:AEM:rb

Encls.

c.c. Acting City Manager R. G. B. Edmunds E. Halliday

R. Hasted

TO BE RECEIVED BY-LAW AVAILABLE

City of Mississauga

R-6

(O)	MEMORANDUM	A
MAYOR AND MEMBERS OF COU	DATE AUG 1 9 1977	Bruce B. Wilkinson Property Agent
	CLERK'S DEPARTMENT	August 18, 1977

LADIES & GENTLEMEN:

SUBJECT:

Fairview Road East Part Lot 1, Plan 359 (Part 1, Deposited Plan 43R-763) File: 11 - 121 - 00021

ORIGIN:

Council May 9, 1977 By-Law 253-77

COMMENTS:

Enclosed herewith is draft by-law to establish Part Lot 1, Registered Plan 359 (Part 1, Deposited Plan 43R-763) as part of the municipal highway system to be known as Fairview Road East. The land was conveyed to the City by deed dated February 9, 1977, accepted by By-Law 253-77 and registered as Instrument No. 439037 on July 18, 1977.

The draft by-law has been approved as to form by the City Solicitor.

RECOMMENDATION:

That the by-law to establish Part Lot 1, Registered Plan 359 (Part 1, Deposited Plan 43R-763) be passed by the City and that two certified copies of the authorizing by-law be returned to the City Property

Agent.

Yours very truly,

Prepared by:

nen Bruce B. Willernson, M. I.M.A., F.R. I

Property Agent A.M.C.T.

BBW/cms Enclosure Approved by:

erence L. Julian, A.M.C.T.

City Clerk

TO BE RECEIVED BY-LAW AVAILABLE



Mayor and Members of Council	E.M.	Halliday,	Commissioner
То		ation and	Parks
Dept.	Dept.		

August 24th, 1977

SUBJECT:

Tennis Court Tender TR-21-1977

ORIGIN:

1977 Current Budget

COMMENTS:

Funds were provided in the 1977 budget for the reconstruction of the existing courts at Thornlodge Park. Following is a summary of the tenders received:

Court Contractors Ltd.

\$ 31,000.00

Flintkote Co.

34,445.00

RECEIVED

REGISTRY NO.

DATE AUG 3 0 1977

FILE NO.

CLERK'S DEPARTMENT

The cost for the work, according to the low bid, is \$31,000.00. The Sheridan Tennis Club has committed itself to \$6,000.00 of that and we can anticipate \$6,000.00 in matching funds from Wintario, leaving a balance of \$19,000.00, to be charged to our budgeted amount of \$25,000.00. The remaining \$6,000.00 to be used to adjust and extend the lighting system.

RECOMMENDATION:

- 1. That the low bid of \$31,000.00 be awarded to Court Contractors Ltd. for the construction and repairs of the tennis courts in Thornlodge Park.
- 2. That the Sheridan Tennis Club be commended for their contribution to the project and that an application for Wintario funds be submitted immediately.

E.M. Halliday, Commissioner Recreation and Parks Dept.

11.14 Commissioner of Finance

nc

TO BE RECEIVED BY-LAW AVAILABLE

Treasury Dept.



City of Mississauga

K-8

MEMORANDUM

UUR FILE #16-111-75080

Mayor and Members General Committee	William P. Taylor, P.Eng. Commissioner
Dept.	Dept. Engineering Works & Building

10th August 1977

SUBJECT:

Bayshore Investments Limited, T-75006, located as a

northerly extension of Amity Road.

ORIGIN:

Request by the Developer's Consulting Engineers, R.E. Winter & Associates Limited, to have the Engineering and Financial Agreements and the related transfers of lands and easements executed by the City of Mississauga.

COMMENTS:

The subject development is comprised of nine single family lots totalling 2.9 acres and flood plain totalling 2.6 acres. The storm and sanitary services for this development were previously installed by the Region of Peel as part of their capital works programme. The remaining total estimated value of servicing cost is \$48,488.50.

RECOMMENDATION:

It is, therefore, recommended that upon approval by the Legal Department of the Engineering Agreement and the transfers of lands and easements, and upon fulfilment of the outstanding items listed in our memorandum to the City Clerk, dated August 10th, 1977, the Mayor and Clerk be authorized to execute the Engineering Agreements and the transfer of lands and easements.

1 2

William P. Taylor, P.Eng.

Commissioner

Engineering Works and Building

c.c. Mr. R. Edmunds, Planning (3) Mr. E.M. Halliday, Recreation and Parks City Manager

TO BE RECEIVED
BY-LAW AVAILABLE

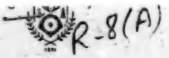
RECEIVED

REGISTRY NO.

DATE AUG 1 2 1977

FILE NO.

CLERK'S DEPARTMENT



MEMURANDUM

OUR FILE #16-111-75080

Mr. T.L. Julian

William P. Taylor, Commissioner

To _______ Frem _______
Dept. ____ Engineering Works & Building

10th August 1977

R. E. WINTER & ASSOC LTD.

406 15 MM

- No. 59.06

T-75006

RE: BAYSHORE INVESTMENTS LIMITED

With regard to the final submission on the above noted development, we enclose the following items:

NOB

- 1. A copy of our letter to the Region of Peel.
- 2. Three (3) copies of the proposed plans for registration.
- A copy of a letter from R.E. Winter & Associates indicating that they have been engaged for the design and to provide Engineering services during construction.
- 4. Ministry of the Environment approvals:

Certificate #7-0483-76-006 Certificate #3-0465-76-006 Certificate #3-0869-76-006

Watermains Sanitary Sewers Storm Sewers

- 5. A copy of a letter from the C.V.C.A. approving the proposed storm sewer outlet works to the Credit River.
- 6. A copy of a letter of credit in the amount of \$48,488.50.
- A copy of the Insurance Certificate as per Article 16 of the Engineering Agreement.
- 8. Engineering and administrative fees -

Regional Engineering fee (Water) 4% of \$8,579.00

\$ 343.16

City Engineering fee (Storm sewer) 41% of \$46,483.00 minus \$248.15 which will be recovered from the Region Engineering fee above

1,843.59

Mr. T.L. Julian City Clerk R-8(B)
Page 2
August 10th, 1977

RE: BAYSHORE INVESTMENTS LIMITED T-75006

City Engineering fee (Roads & Miscellaneous)
44 of \$39,909.50

\$1,795.93

City Administrative fee (Water) 5% of \$8,579.00

42.90

Total fees payable The

F . 1 . 200

Less fees previously paid

2,181.00

\$4,025.58

Balance Payable

\$1.844.58

By copy of this memorandum, we are forwarding the following documents to Hr. B. Clark, City Solicitor, for his approval prior to execution by the City.

- 1. A copy of the proposed plan for registration (M plan).
- 2. A copy of the Engineering Agreement.
- Deeds, in duplicate, for Blocks being conveyed to the City of Mississauga, as per Schedule 'B', Item 1.
- Deeds, in duplicate, for 1 foot reserve being conveyed to the Region of Peel, as per Schedule 'B', Item 2.
- 5. Partial discharges of mortgages for items #3 and #4 above, in duplicate.
- 6. Documents and reference plans, in duplicate, granting the City of the Mississauga a storm sewer easement, as per Schedule 'B', Item 4.
- Documents and reference plans, in duplicate, granting the City of Mississauga and the Region of Peel combined easements, as per Schedule 'B', Item 3.

The following items are still to be satisfied by the Developer:

1. Planning fees as determined by the Planning Department are to be received.

The usual certificate confirming the payment of all outstanding taxes and local improvements is to be received.

Region of Peel approval and execution of the Engineering Agreements is required.

BOTT MP. EDMUNDS

Mr. T.L. Julian City Clerk

Page 3 August 10th, 1977

RE: BAYSHORE INVESTMENTS LIMITED T-75006

Confirmation that satisfactory arrangements have been made with Mississauga Hydro regarding street lights and plant requirements is to be received.

Payment of the outstanding Engineering fees in the amount of \$1,844.58.

William P. Taylor, P.Eng. Commissioner Engineering Works and Building

c.c. Mr. W.J. Anderson, Region of Peel Mr. R.G.B. Edmunds, Planning (Plus attach 1 copy of M-plan)

Mr. B. Clark, Legal (Plus enclosures) Mr. W. Munden, Treasury

Mr. E. Halliday, Parks and Recreation

Mississauga Hydro

Mr. S.D. Lawson, Engineering

Mr. D.H. Ross, R.E. Winter & Associates, 77 City Centre Drive, Mississauga

Mr. R.W. Barker, Engineering

Mr. C.G. Hoffren, Engineering

Mr. L. Harvey, Engineering

Mr. W.S. Vinter, Engineering

GENERAL COMMITTEE OF COUNCIL

REPORT NO. 30-77

TO: The Mayor and Members of Mississauga Council.

LADIES AND GENTLEMEN:

The General Committee of Council presents its thirtieth report and recommends:

1103. That immediately upon the appointment of a new City Manager, the City Manager and Department Heads investigate the possibility of implementing Zero Base Budgeting for the year 1979 and report back to General Committee.

(04-1103-77) 33-77

- 1104. (a) That steps be taken forthwith to determine the areas in which the Condominium Development Committee can function.
 - (b) That the Condominium Development Committee review the examination and reports and recommendations to Council on its approval or disapproval of the condominium declarations, by-laws and management agreements.

(04-1104-77) 181-77

1105. That the offer from Donline Haulage be accepted in the amount of \$7,000.00 for the sale of the retired transit vehicles, as set out in the report dated August 10, 1977, from the City Treasurer.

(04-1105-77) 112-77 21-77

1106. That the by-law to authorize the execution of the contract between International Aeradio (North America) Ltd. and the City of Mississauga dated June 1, 1977, be passed by Council.

(04-1106-77) 112-77

1107. That Council pass the by-law which authorizes the execution of a Release with respect to the Agreement dated January 7, 1975, between Jesam Investments Limited and Jan Davies Limited and the City, and the action commenced by the City against Jesam Investments Limited and Jan Davies Limited on May 5, 1976. (Hydro Mississauga Sub-Station Site at Sherobee Road and North Service Road.)

(04-1107-77) 50-77

1108. That the City of Mississauga not endorse the resolution passed by the City of London on August 2, 1977, regarding appointments to Suburban Road Commissions.

(04-1108-77) 67-77

- 1109. (a) That four used 250 watt mercury vapour streetlights be placed on existing poles on Tannery Street between Queen Street and Joymar Drive.
 - (b) That one used 200 watt incandescent streetlight be installed on the existing pole in front of 75 Vista Drive
 - (c) That a purchase order for \$500.00 be issued to Streetsville Hydro to supply and install the above streetlights.
 - (d) That the funds for these installations be taken from Account 08680-84 (Capital Streetlight additions from Current Accounts).

(04-1109-77) 27-77

- 1110. (a) That the developer of proposed plan T-75134,
 Gedalia Properties Limited, be required to
 construct the necessary channel works and that he
 be granted full compensation from the major water
 course improvement levies for same.
 - (b) That the developer be required to construct the necessary concrete box culvert across the westerly north-south industrial roadway.

ITEM 1110 CONTINUED

- (c) That the City construct the necessary box culvert across Second Line East.
- (d) That the developer be required to pay the major road improvement levy.
- (e) That the construction of the box culvert across Second Line East by the City, be added to the 1978 Capital Works Programme.

(04-1110-77) T-75134

1111. That the City employ the services of J. F. McLaren Limited to conduct a storm water management study of the Little Etobicoke Creek from Highway 401 to the main branch of the Etobicoke Creek and that the necessary funds for this study, to a maximum of \$20,000.00, be appropriated from the funds available in the drainage levies.

(04-1111-77) 53-77 120-77

1112. That the information contained in the report dated August 15, 1977, from the Transit Manager regarding the Mississauga Transit Operating Budget 1977, be received.

> (04-1112-77) 33-77 112-77

- 1113. WHEREAS there have been suggestions by various people, as reported in the media, that the sex shops now located in the City of Toronto, be dispersed;

 AND WHEREAS suggested locations have been, among others, the City of Mississauga, including the Airport strip, THEREFORE BE IT RESOLVED that:
 - (a) The Region of Peel Police Department be asked to check closely on existing or potential situations that may be indulging in these practices.

ITEM 1113 CONTINUED

- (b) The City Solicitor follow closely legislation that is being proposed in Metropolitan Toronto, with regard to these operations, and report to Council.
- (c) All applications for occupancy permits, for health studios and like uses, be referred directly to Council or General Committee prior to being given approval.

(04-1113-77) 25-77

1114. That the report from Mr. S. Rose, Taxicab Inspector, regarding a complaint against taxicab driver, Wesley Cargill, be received.

(10-32-77) 9-77A

1115. That the following recommendation made by the Planning Committee on August 2, 1977, be received:

"That consideration of proposed plan of subdivision T-77022, Kereven Investments, Brustor Investments and Almun Investments, be deferred to the August 16, 1977 Planning Committee meeting."

(07-12-77) T-77022

1116. That a public meeting be held in mid to late September for the rezoning application under File 02/83/75, Sylco Construction Limited and V & B Investments Limited.

(07-12-77) 02/83/75

1117. That the following recommendation made by the Planning Committee on August 2, 1977, be received:

"That the Planning Staff Report dated August 2, 1977, on Proposed Amendments to the Official Plan for the North-North Dixie Community, be referred to the August 16, 1977, Planning Committee meeting for further discussion; and further, that the neighbouring ratepayer associations be notified of this public meeting."

(07-12-77) 12-77

1118. That the documents submitted by Mr. J. A. Geisler, on behalf of New Peel Developments Limited, be approved subject to the comments and conditions of the Clerk's Department.

(09-42-77) CDM 77-035

- 1119. (a) That the proposed amendments in the declaration submitted by Mr. B. J. Persiko, of Rose, Persiko, Arnold and Taub, on behalf of Apple Hill Investments Limited, dealing with parking, be approved subject to the condition that the declaration contain a provision that the number of additional parking spaces owned by any condominium owner be limited to two, and that the declaration as amended be approved.
 - (b) That the Legal and Clerk's Departments report on the advisability of accepting the provision contained in the declaration, with respect to the payment of common expenses for the first year.

(09-43-77) CDM 74-24

1120. That the report dated July 27, 1977, from Miss M. Virginia MacLean, with respect to the standard City of Mississauga letter of undertaking, be deferred until the next meeting of the Condominium Development Committee.

(09-44-77) 181-77

- 1121. (a) That the Region of Peel be requested to individually meter all services for all new townhouse units.
 - (b) That the Region of Peel be requested to prepare a report for the City of Mississauga as to the feasibility of providing individual metering in the same manner to all high rise units.
 - (c) That the Region of Peel Legal Department be requested to report to the City of Mississauga on the legality of denying dwelling units, which are separately assessed, the right to separately metered services.

(09-45-77) 181-77

1122. That the letter from Professor G. Gad, with respect to his resignation, be received and that Professor G. Gad be granted a leave of absence for a period of one year, from his position on the Local Architectural Conservation Advisory Committee.

(21-18-77) 178-77

- 1123. (a) That the letters of objection dated July 15, 1977, from Mr. H. B. Holland, Secretary Treasurer, Mississauga Masonic Corporation and subsequent letter from Mr. H. B. Holland dated July 23, 1977, stating the reasons for their objection to the intention of the City of Mississauga to designate the Masonic Temple in Port Credit as a building of historical and architectural interest, be received.
 - (b) That the letter dated July 21, 1977 from Mrs. C. E. McNichol, objecting to the designation of the "McNichol House", located at 4034 Mississauga Road North, as a building of historical interest, be
 - (c) That a report dated July 28, 1977, from Mr. E. M. Halliday, Commissioner, Recreation and Parks, with respect to these letters of objection, be received.
 - (d) That Mrs. M. Manning, Chairman arrange to meet with a respresentative of the Masonic Temple and Mrs. C. E. McNichol, to discuss their letters of objection and to apologize to Mrs. McNichol, on behalf of the committee, for any infringements on her privacy.

(21-19-77) 178-77

Murray, Committee Co-ordinator, with respect to the procedure for designating buildings of historical and architectural interest be referred to Miss J. Halloran, Curator-Historian, for a supplementary report, outlining procedures by which the owner of the property in question and Council are made aware of the committee's deliberation and to ensure that the committee has all the information necessary to make a recommendation, prior to making such a decision to designate the building in question.

(21-20-77) 178-77

1125. That the verbal report from Miss J. Halloran, Curator-Historian, with respect to the twelve week summer architectural programme be received and that Miss Halloran be thanked for her presentation.

(21-21-77) 178-77

1126. That the Streetsville Historical Society's request to the Ontario Heritage Foundation for a provincial plaque at Barber's Mills in Creditvale, be endorsed.

(21-22-77) 178-77

vMr. Terry Julian, City Clerk, Mississauga
Mr. W. J. Anderson, Commissioner of Public Works, Region of Peel

August 29, 1977

P-1

Mr. Larry Taylor, Councillor - Ward 4, City of Mississauga, 1 City Centre Drive, MISSISSAUGA, Ontario

Dear Mr. Taylor:

We, the undersigned residents of McLaughlin Road South (between Eglinton Avenue and the 401 overpass) URGENTLY request the lowering of the speed limit from 50 m.p.h. to 40 m.p.h. AND the banning of heavy trucks.

There are three horse-back riding stables and many children in this area who ride their bikes or horses on what they consider to be a pleasant country road - but yesterday one of the many vehicles that have gone out of control, due to excessive speed and soft shoulders, resulted in three critically injured people - and one killed.

Since the installation of city water of the east side of this road last winter, heavy trucks have broken down the shoulders of the road - creating an extremely dangerous situation.

We appreciate you and Mr. Janek of the Mississauga Engineering Deptt. coming this morning to view the scene of the latest tragic accident, and hope you can convey the urgency of this matter to the councils concerned. Thank you.

(MRS.) Joyce Reid 5255 McLaughlin Rd., R. R. 46, MISSISSAUGA LSM 2B
Mr & Miro Clarence Dennis 5189 Mo Vaughlin Rd.

John adill
Mr. D. Macioe

RR. C. Mrange

Mrs. L. Briscoe

R. & Mrs. Dark Region RRC The rescyce

Mr. & Mrs. D. Durke 5801 M Laughlin Kd.

Mr. & Mrs. W. Lapplow 6045 M Laughlin Kd.

Mr. & Mrs. Clarke Sawdow Brownia Rd. W. R. P. 6

Mr. & Mrs. Cathur Sawdow Brownia Rd. W. R. P. 6

Mr. & Mrs. Cathur Sawdow Brownia Rd. W. R. P. 6

Mr. & Mrs. Cathur Sawdow Brownia Rd. R. R. 6

RECEIVED. REPORT

TED FROM W. TAYLOR

TO BE RECEIVED. REPORT REQUESTED FROM W. TAYLOR (R. \$240-77) P-1(A) (original signatures on original letter) Mrs. Patricia Treasor Dr. & Mrs. W. R. Kent Mr. & Mrs. J. Robinson St. Mr. & Mrs. Joseph Manarin and family Sally Reid Susan W. H. Reid Carol Watson Boarders at the Hick's Stable Bill O'Neill

CITY OF MISSISSAUGA

FILE: CDM 77-026

PLANNING DEPARTMENT

DATE: August 2, 1977

MEMORANDUM

TO

R. A. Searle, Mayor, and Members of the City of Mississauga Council

FROM

R. G. B. Edmunds, Commissioner of Planning

SUBJECT

Proposed Condominium
South-east corner of Glen Erin Drive and
Montevideo Road

Lot 9, Registered Plan M-137 Iona Development Corporation

COMMENTS

Under the provisions of Section 24 of The Condominium Act, the plan prepared for registration of condominium development of the above-noted lands has been referred to this Municipality by the Ministry of Housing for comments on its appropriateness.

The site is a 1.4 ha (3.6-acre) parcel of land located at the south-east corner of Glen Erin Drive and Montevideo Road as shown on the attached map, with frontages of approximately 121.9 metres (400 feet) and 216.1 metres (709 feet) on these two roads respectively.

It was zoned R3-Section 724 by By-law 463-75 approved by the Ontario Municipal Board on November 4, 1975 and a site development plan was approved by Planning Committee on February 2, 1977 and by City Council on February 14, 1977.

The site is presently under development and will accommodate 29 cluster detached dwellings upon completion with 231% parking.

The condominium application has been examined by departments of the City, and the following are requirements to be fulfilled prior to registration of the plan:

 Confirmation by the City Tax Department that all local improvement charges which are apportioned to the property, as well as outstanding taxes, have been paid in full.

TO BE RECEIVED RESOLUTION AVAILABLE

·UB-1(A)

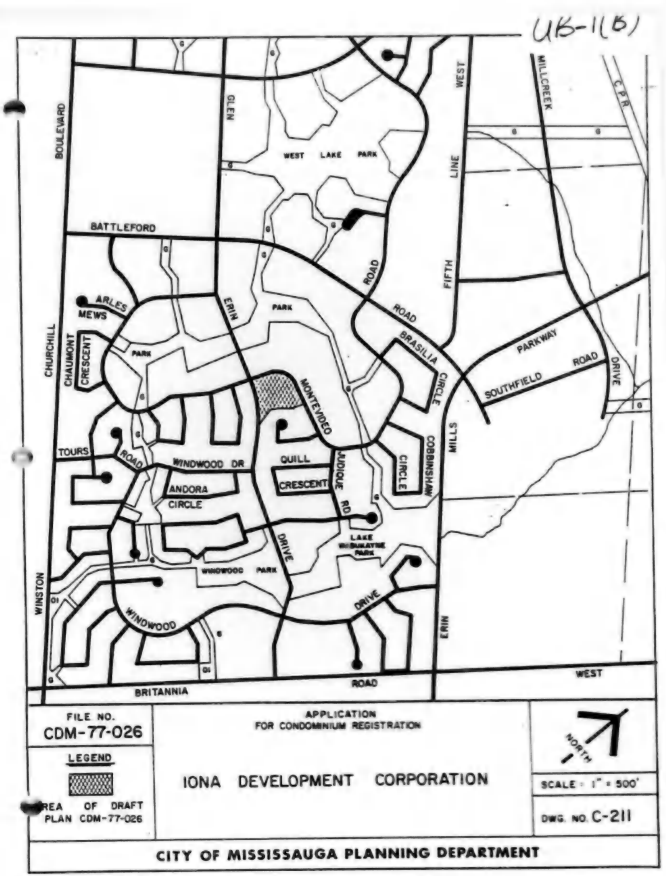
FILE: CDM 77-026

- 2 - DATE: August 2, 1977

- Confirmation of a final site inspection and approval by the City Fire Department.
- Confirmation that the applicant has entered into a Condominium Servicing Agreement with the Regional Municipality of Peel.
- Confirmation of a final inspection and approval of the landscaping works by the City Recreation and Parks Department.
- Confirmation from the City Clerk's Department that the documentation conforms to the standardized forms prescribed by the City.
- 6. Confirmation from the City Engineering, Works and Building Department that the letters of undertaking regarding the final lot grading certificate, duplicate linens, etc., accompanie with a \$5000.00 cash deposit or letter of credit have been received.
- 7. Confirmation from the City Engineering, Works and Building Department that the internal lighting has been constructed in accordance with City standards and requirements and that the development complies with the Building, Heating and Plumbing By-laws and the Ontario Building Code.

RECOMMENDATION

That proposed condominium CDM 77-026, Iona Development Corporation, be recommended for approval to the Ministry of Housing, subject to the conditions outlined in the Planning Staff Report dated August 2, 1977.



M TRANSLAR 800-4-74



City of Mississauga

MEMORANDUM

OUR FILE #16-111-74043 OUR FILE #16-111-75086 OUR FILE #11-141-00011

General Committee

William P. Taylor, Commissioner Engineering Works and Building

E.M. Halliday, Commissioner
Recreation and Parks

4th August 1977

SUBJECT:

Downstream watercourse improvement works to be carried out through lands known as the Bevark property by the Balsam Woods developer.

ORIGIN:

Engineering and Recreation and Parks Departments.

COMMENTS:

RECEIVED

REGISTRY NO.

DATE AUG 1 0 1977
PILE NO. 116 - 77

CLERK'S DEPARTMENT

When the Engineering Agreements for the Balsam Woods townhouse site were executed between the developer and the City in 1976, a separate security was given to the City by the developer, in the amount of \$280,000.00, for downstream improvement works on the Tecumseh Creek for the section of the watercourse between Lakeshore Road and Lake Ontario. At the time of this security being deposited with the City, there were several alternatives for the nature of the works to be carried out on this downstream watercourse portion.

In 1976 the City acquired these downstream lands known as the Bevark site for park purposes, however with compensation to be made to the owners at some subsequent date. The compensation to be made for these lands will, in fact, be determined through the Land Compensation Board hearings yet to take place.

Also in 1976 there was a Committee set up to determine the nature of the park facilities to evolve on the Bevark lands. One of the factors considered by this Committee was the nature of the works to be carried out on this watercourse that runs entirely through the lands. After a considerable period of time and several meetings, it has been agreed upon by the Engineering and Recreation and Parks departments of the City and by the developer's Consulting Engineers, being The Kleinfeldt Group, the nature of the works that will be carried out on this watercourse with the development of the surrounding lands as a park site. The estimated value of these proposed works is \$50,000.00.

UB-2(A)

General Committee

4th August 1977 Page 2

SUBJECT: Downstream watercourse improvement works to be carried out through lands known as the Bevark property by the Balsam Woods developer

> When the developer deposited the \$280,000.00 security with the City, there was accompanying this a letter of undertaking outlining the various alternatives for the improvements to this watercourse through these lands. One of these alternatives for the least amount of works to be carried out had a stated estimated amount of \$18,000.00. Balsam Woods Limited subsequently deposited with the City a certified cheque in this amount, they taking the position that since City staff was unable to direct them to proceed with the carrying out of any of the alternatives that the City should, therefore, accept this \$18,000.00 cash payment and release their other security. The acceptance of this \$18,000.00 certified cheque by the City would terminate the Balsam Woods involvement with the watercourse. The City staff has been reluctant to direct Balsam Woods to proceed with any of these alternatives until compensation is actually made to the previous owners of the Bevark lands.

> Balsam Woods Limited have issued a writ to the City to appear before the Supreme Court of Ontario for the release of their \$280,000.00 security and we would, therefore, ask General Committee and Council to consider the recommendation of this report so that the City can in fact benefit from the security by having the water-course improvement works carried out through this future park site at this time.

RECOMMENDATION:

It is therefore recommended that Balsam Woods Limited be directed to proceed with the carrying out of certain agreed upon improvement works to the Tecumseh Creek through lands known as the Bevark site, the value of UB-260)

General Committee

4th August 1977 Page 3

SUBJECT: Downstream watercourse improvement works to be carried out through lands known as the Bevark property by the Balsam Woods developer

these works being estimated to be \$50,000.00 and that their \$280,000.00 security be reduced down to \$32,000.00 and that the City also retain the \$18,000.00 certified cheque, also deposited by Balsam Woods Limited, as the balance of the amount to be secured.

The Bally

E.M. Halliday Commissioner Recreation and Parks William P. Taylor, P.Eng.

Commissioner

Engineering Works and Building

SDL:MP

c.c. Mr. R. Edmunds, Planning Mr. E.M. Halliday, Recreation and Parks City Manager



UB-3

Mayor and Members of Council

Mr. Basil Clark, Q.C.

Dept _ City Solicitor

August 31, 1977.

SUBJECT:

Financing of the South Peel Scheme

ORIGIN:

General Committee of August 17, 1977.

COMMENTS:

The provision of water services is a Regional matter and for that reason I would not normally concern myself with that topic. However, this report is forwarded because I have been specifically asked to comment on the Regional proposal whereby the Region would finance directly all future extensions and additions to the South Peel Scheme in place of the Ministry of the Environment. The Ministry presently owns the Scheme and finances all work on it. Mr. D.A.R. Ogilvie reported to General Committee on this matter on August 17, 1977.

I am concerned that the Region is volunteering to finance the construction of physical assets, without acquiring some ownership rights in the assets created; such ownership rights could range all the way from outright ownership to rights of exclusive use.

It is important that ownership and rights be very clearly established from the outset of such a scheme. The importance of clearly recording these matters becomes evident whenever arrangements are changed due to changing Provincial policies directly involving the distribution of water, or the restructuring of government at the Regional or Area Municipality level. Who will be the owner of the pipes and assets financed by the Region?

Also, it is possible that areas other than those now in Peel Region may at some time in the future have to be serviced by extensions of the Peel Scheme financed by the Region, but owned by the Ministry of the Environment. In that event, who has final say or first call on the use of the system?

UB-3(A)

August 31, 1977.

My last concern is the wording of paragraph 8 of the draft agreement between the Region and the Crown which has been supplied to me. The paragraph is not, in my view, clear enough in its purpose and ought to be re-drafted.

BC:bd

Basil Clark, Q.C. City Solicitor.

cc: Mr. D.A.R. Ogilvie



UB-3(B)

To MEMBERS OF GENERAL COMMITTEE	From Mr. D. A. R. Ogilvie,
Dept.	Dept. Commissioner of Finance.

August 17th, 1977

SUBJECT:

Financing of the South Peel Scheme.

ORIGIN:

Council Resolution No. 546, August 15th, 1977.

COMMENTS:

It is understood that the report and proposed agree ment (referred to in the Council Resolution) were the subject of some discussion at a Regional Counci meeting on August 11th, 1977. Subsequently, on August 12th, Messrs. Peper and Marshall, met with City Staff to explain the background to the regional report and to clarify certain concerns raised at the Regional Council meeting.

As Members are aware, the major sewer and water facilities serving the Region of Peel are provided by the Ministry of the Environment which recovers the capital and operating costs of the System from the Region of Peel by periodic billing. Regional staff have ascertained from information supplied by the M.O.E. that the charges levied by the Ministry are greater than those which would be incurred if the Region of Peel itself undertook the capital financing of works for the South Peel Scheme for the following reasons:-

- . The rate of interest charged by M.O.E. on borrowe money is higher than could be obtained by the Region in the market,
- M.O.E. adds an administration oncost of 1/8 of a per cent on interest charges,
- . The recharge includes an element of "front-end" loading in respect of capital works to be undertaken in future years.

continued/2

·UB-3(c)

MEMBERS OF GENERAL COMMITTEE

August 17th, 1977

Regional staff feel that the interest costs can be reduced in two ways; firstly, by avoiding the 1/8 per cent administration oncost and secondly, by directly financing capital requirements at current market rates. The Region notes that the M.O.E. uses C.M.H.C. funds rather than provincially borrowed funds and that the interest on C.M.H.C. funds has historically been at a significantly higher rate than can be obtained by creditworthy Regional municipalities. (The reason for this is that C.M.H.C. funds were primarily intended for smaller municipalities which would not normally be able to obtain the more advantageous rates available to Regional governments). The Region feels that, in place of C.M.H.C. financing, the Region would have direct access to O.H.A.P. funds on more advantageous terms. These funds are not available to or through the M.O.E.

The Region concludes that the assumption of the direct responsibility for financing further capital requirements of the South Peel Scheme would lead to:

- . Greater Regional control over capital planning,
- . Cheaper long term financing,
- . Cheaper interim financing.

Regional staff feel that the proposition is relatively free of risk in that the Region would continue to have access, if required, to C.M.H.C. funding in the future in the event that alternative sources of financing were no longer more advantageous, and that the Region would still be better off by virtue of not having to pay the 1/8 per cent administration charge. The Region estimates that the saving to the Regional municipality in respect of the capital works proposed in the five year forecast could be of the order of \$17 million over the term of the debt.

It is understood that the purpose of forwarding the Liaison Committee's report to the Regional Council was to seek Regional Council's approval for the direct financing of the South Peel Scheme capital requirements in order to achieve the aforementioned savings. It is also understood that the draft agreement is still subject to scrutiny by the Ministry of the Environment's lawyers and a final review by Regional staff before being re-presented to the Administration and Finance Committee in

UB-3(D)

MEMBERS OF GENERAL COMMITTEE

August 17th, 1977

September. The concern raised with respect to the legal ownership of assets to be financed directly by the Region of Peel has been noted, and this point will receive further consideration.

In summary, the essence of the proposal to Regional Council was that considerable savings could accrue to the Regional municipality if the Region were to assume direct responsibility for financing the capital requirements of the South Peel Scheme. This savings stems from the ability to avoid an administrative charge levied by the M.O.E. and from the greater flexibility available to the Region to obtain more advantageous borrowing rates.

DARO/hh

D. A. R. Ogilvid Commissioner of Finance. UB-4

CITY OF MISSISSAUGA

PLANNING DEPARTMENT

ITEM: 6

FILE: 0Z/17/77 DATE: JUNE 21, 1977

()

TO

H. M. McCallion, Chairman, and Members of the City of Mississauga Planning Committee

FROM

R. G. B. Edmunds, Commissioner of Planning

SUBJECT

Rezoning Application Proposed Commercial Facility in an Apartment Building East Side of Hurontario Street, South of Burnhamthorpe Road RM7D5-Section 274 to RM7D5-Special Section

Kaneff Projects

ORIGIN

Application received on May 6, 1977, by Kaneff Projects, registered owner of the lands.

COMMENTS

(i) The Application

The proposal is to amend the Zoning By-law from RM7D5-Section 274 to RM7D5-Special Section to permit a commercial facility in an apartment building.

The subject site is within the Mississauga Valleys Community and is located on the east side of Hurontario Street, south of Burnhamthorpe Road, as shown on the attached map. The site has an area of approximately 1.80 ha (4.46 acres) with a frontage of approximately 143 m (469 feet) on Hurontario Street.

The subject site forms part of a 10.72 ha (46.5 acre) Block owned by the applicant which is presently zoned RM7D5-Section 274 and provides for the development of apartments. A master plan for this Block indicating six high-rise apartment buildings was approved in principle by Council on October 12, 1976, and development of the site is currently proceeding in accordance with this plan.

UB-4(A)

ITEM:

FILE: OZ/17/77 DATE: JUNE 21, 1977

To the west, across Highway 10, lands are zoned R3 and are predominantly undeveloped except for the detached dwellings fronting onto Highway 10. The south-west corner of Highway 10 and Burnhamthorpe Road is occupied by a standard service station and is the subject of a rezoning application under File OZ/10/77 Gulf Oil Canada Limited to convert the existing service facilities to a self-serve facility with the retention of the automobile service facilities.

Details are as follows:

Site Area:

1.80 ha (4.46 acres)

Frontage:

Highway 10 - 143 m (469 feet)

Existing Official

Plan Designation:

Residential

Existing Zoning:

RM7D5-Section 274

Proposed Zoning:

RM7D5-Special Section

(ii) History

The subject lands were designated Residential-Apartments by Official Plan Amendment 216, which was approved by the Minister of Municipal Affairs on April 17, 1970. The lands were zoned RM7D5-Section 274 by By-law 9244 which was approved by the Ontario Municipal Board on December 7, 1971.

(iii) Discussion

The proposal is to amend the Zoning By-law from RM7D5-Section 274 to RM7D5-Special Section to permit a commercial facility of 1,690 square feet of floor area in an apartment building.

UB-4(B)

ITEM: 6 FILE: OZ/17/77 3 - DATE: JUNE 21, 1977

Amendment 172 approved by the Minister of Municipal Affairs on April 12, 1965, defines the term "Residential" in the Official Plan. Certain commercial uses were deemed to be appropriate within residential areas, and Amendment 172 states that while the Residential designation does not provide for the establishment of commercial or industrial development in residential areas, it need not prevent the integration of a limited range of commercial uses into concentrations of multiple-family development.

As mentioned previously, the proposed commercial site would be located in one of the six high-rise apartment buildings proposed for the immediate area, generating a total population of approximately 4,500 persons. In that context, the inclusion of service commercial development would appear to be appropriate. However, consideration should be given to the type and the design of commercial facilities to be permitted.

In this regard, commercial uses in multiplefamily areas should be designed to serve the inhabitants of the building or group of buildings rather than attracting itinerant trade. In addition, ancillary uses should be of a service commercial nature, for convenience only, and should be limited in size and number so that they will not adversely affect planned or existing retail commercial development elsewhere in the neighbourhood.

Further, it is current policy that applications of this nature should be approved only in areas where there is a deficiency of convenience shopping within approximately one-quarter mile of the proposed commercial use. In this instance, south-east of the proposed commercial facility, there is a neighbourhood shopping centre under construction; however, this shopping centre is not within easy walking distance to the proposed site and it would appear, therefore, that the inclusion of the proposed

ITEM: 6
FILE: OZ/17/77
DATE: JUNE 21/77

commercial facility would conform to the above-noted policy.

To ensure that the residential character of the area is maintained, it is suggested that approval should be subject to the following conditions:

- (a) no exterior windows or signs shall be used for display or merchandise, identification or advertising;
- (b) the applicant enter into a housekeeping agreement with the City.

CONCLUSION

The proposal to amend the Zoning By-law from RM7D5-Section 274 to RM7D5-Special Section to permit a commercial facility in an apartment building conforms to current planning policy and, therefore, could be approved.

RECOMMENDATION

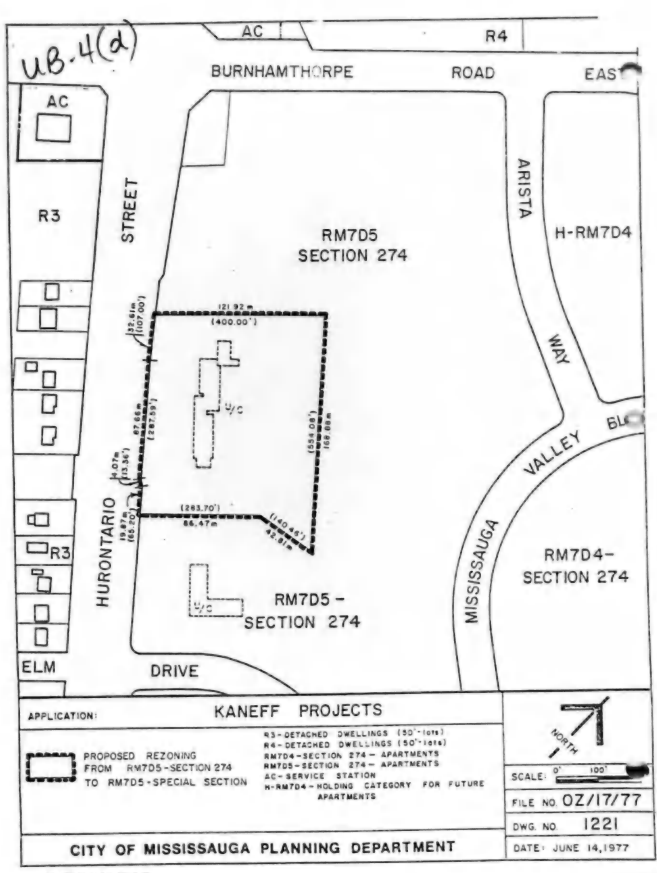
That the planning staff report dated June 21, 1977, recommending approval of the rezoning application under File OZ/17/77 Kaneff Projects, be adopted.

RECOMMENDATION OF PLANNING COMMITTEE JUNE 21, 1977

That a public meeting be held for the rezoning application under File OZ/17/77 Kaneff Projects.

RECOMMENDATION OF PLANNING COMMITTEE AUGUST 2, 1977

That the Planning Staff Report dated June 21, 1977, recommending approval of the rezoning application under File OZ/17/77 Kaneff Projects, be adopted.



BII TRANSLAR NOD-2-75

CITY OF MISSISSAUGA

MINUTES

MEETING NUMBER THIRTY

GENERAL COMMITTEE OF COUNCIL NAME OF COMMITTEE:

August 17, 1977, 9:00 a.m. DATE OF MEETING:

PLACE OF MEETING: Council Chambers

Councillor Kennedy, Chairman; Mayor Searle; Councillors Taylor, MEMBERS PRESENT:

McKechnie, Butt and McCallion.

MEMBERS ABSENT: Councillors Spence, Bean, Hooper

and Leavers.

STAFF PRESENT:

E. Halliday, R. Edmunds, B. Clark, V. MacLean, D. Ogilvie, S. Taylor, F. Koenig, W. Taylor, E. Dowling, T. Julian and J. LeFeuvre.

DELEGATIONS - Nil

MATTERS FOR CONSIDERATION:

Report dated August 11, 1977, from the Commissioner of Finance regarding Zero Base Budgeting. This report was prepared as a result of the following resolution passed by Council on July 13, 1977:

> "That the Commissioner of Finance advise Council on the implementation of zero-base budgeting for the 1978 Budget discussions this fall.

In his report, Mr. Ogilvie concluded:

"The central role in budget preparation which has hitherto been played by the City Manager makes it important that the new City Manager should be able to comment on the applicability of ZBB before the final decision is made. Unfortunately, this is unlikely to be possible before September 1st when the approved timetable comes into effect thus leaving Council with three basic choices:

Continued.....

 Postpone all budget preparation and a decision on ZBB until the new City Manager is appointed, or

-2-

- (2) Decide the issue (before September 1st) without input from the new City Manager, or
- (3) Reaffirm the existing timetable and procedures with specified modifications (if any).

The memorandum dated July 27, 1977, referred to in the report from Mr. Ogilvie, was also attached to the agenda.

Mayor Searle indicated that it was not his intention that Zero Base Budgeting should be implemented in 1977 for 1978. Mayor Searle recommended that immediately upon the appointment of a new City Manager, the City Manager and Department Heads investigate the possibility of implementing Zero Base Budgeting for the year 1979 and report back to General Committee. A brief discussion followed the motion which was then voted on and carried.

See Recommendation #1103 (R. Searle) File: 33-77

Report dated August 5, 1977, from the Legal Department regarding Condominium Documents. Ms. MacLean recommended that steps be taken forthwith to determine the areas within 2. which the Condominium Development Committee can function.
These areas would be matters within subsection 4 of Section 33 of The Planning Act which are not considered in the site plan approval process. As an interim measure, she recommended that the Condominium Development Committee discontinue the examination and reports and recommendations to Council on its approval or disapproval of the condominium declarations, by-laws, and management agreements.
Councillor McKechnie stated that to discontinue the standard documents being used by the City of Mississauga would be, in his opinion, a backward step. He suggested that the City attempt to get the Province to change its legislation with respect to condominium documentation. Councillor Taylor drew the Committee's attention to a recommendation recently approved by Council which requests the Province to amend the Condominium Act to allow municipalities to approve condominium documents. He suggested that the Mayor appear as a deputation before the Province to convey the City's seriousness about the matter. Councillor McCallion

Continued

stated that she would be happy to place a report from the City of Mississauga before the Municipal Liaison Committee for discussion. The City Solicitor suggested that the word "discontinue" in the first part of the recommendation be changed to "review". Mayor Searle suggested that the Condominium Committee report to Council regarding changes to the Condominium Act and that this report be forwarded on to the Municipal Liaison Committee. Councillor McKechnie recommended approval of the recommendation set out in Ms. MacLean's report, with the word "discontinue" changed to "review". This motion carried.

-3-

File: 181-77 See Recommendation #1104 (F. McKechnie)

Report dated August 10, 1977, from the City Manager regarding the disposal of retired transit vehicles. Mr. Munden recommended that the offer from Donline Haulage be accepted in the amount of \$7,000.00 for the sale of the retired transit vehicles.

File: 112-77 21-77

Approved

See Recommendation #1105 (H. McCallion)

4. Report dated August 9, 1977, from the Transit Manager with reference to Radio Maintenance Contract with International Aeradio (North America) Ltd. and the City. A copy of the contract was attached to the agenda. Mr. Dowling recommended that the by-law to authorize the execution of the contract, be passed.

File: 112-77

Approved

See Recommendation #1106 (T. Butt)

S. Report dated August 4, 1977, from the City Solicitor with reference to Hydro Mississauga Sub-station site at Sherobee Road and the North Service Road. Mr. Clark recommended that Council pass the by-law which authorizes the execution of a Release with respect to the Agreement dated January 7, 1975, between Jesam Investments Limited and Jan Davies Limited and the City, and the action commenced by the City against Jesam Investments Limited and Jan Davies Limited on May 5, 1976.

File: 50-77 OZ-77-75

Approved

See Recommendation #1107 (F. McKechnie)

NOTE: Councillor McCallion declared a conflict and refrained from all discussion and voting on the above item.

6. Letter dated August 3, 1977, from the City of London setting out a resolution passed by the London City Council on August 2, 1977, regarding appointments to Suburban Road Commissions. The City was requested to endorse this resolution. Councillor McCallion recommended that the City not endorse it as it is not applicable to the City of Mississauga. This motion carried.

File: 67-77 See Recommendation #1108 (H. McCallion)

- 7. Report dated August 2, 1977, from the Commissioner of Engineering, Works and Building with reference to (1) lighting on Tannery Street, and (2) lighting at the northerly end of Vista Drive. This report was prepared at the request of Councillor McCallion. Mr. Taylor recommended:
 - (a) That four used 250 watt mercury vapour streetlights be placed on existing poles on Tannery Street between Queen Street and Joymar Drive.

Continued....

ITEM 7 CONTINUED: -5- August 17, 1977

- (b) That one used 200 watt incandescent streetlight be installed on the existing pole in front of 75 Vista Drive.
- (c) That a purchase order for \$500.00 be issued to Streetsville Hydro to supply and install the above streetlights.
- (d) That thefunds for these installations be taken from Account 08680-84 (Capital Streetlight additions from Current Accounts).

File: 27-77

Approved

See Recommendation #1109 (H. McCallion)

- 8. Report dated August 9, 1977, from the Commissioner of Engineering, Works and Building with reference to the proposed development of industrial lands by Gedalia Properties Limited, T-75134. This plan is located south of Derry Road on the Second Line East. The developer requested relief from the construction costs of major water course channelization and appurtenant box culvert road crossings. Mr. Taylor pointed out that if the City constructs the box culvert across Second Line East, 50% subsidy could be expected from the Ministry of Transportation and Communications. Mr. Taylor recommended:
 - (a) That the developer of proposed plan T-75134, Gedalia Properties Limited, be required to construct the necessary channel works, as indicated on the sketch attached, and that he be granted full compensation from the major watercourse improvement levies for same.
 - (b) That the developer be required to construct the necessary concrete box culvert across the westerly north-south industrial roadway.
 - (c) That the City construct the necessary box culvert across Second Line East.
 - (d) That the developer be required to pay the major road improvement levy.
 - (e) That the construction of the box culvert across Second Line East by the City, be added to the 1978 Capital Works Programme.

Continued....

August 17, 1977

ITEM 8 CONTINUED:

The Commissioner of Engineering, Works and Building informed the Committee that this channelization must be carried out if industrial development is to occur.

-6-

File: T-75134

Approved

See Recommendation #1110 (F. McKechnie)

9. Report dated August 4, 1977, from the Commissioner of Engineering, Works and Building, and the Commissioner of Recreation and Parks with reference to Downstream Watercourse Improvement Works to be carried out through lands known as the Bevark Property by the developer of Balsam Woods. Messrs. Taylor and Halliday recommended that Balsam Woods Limited be directed to proceed with carrying out certain agreed upon improvement works to the Tecumseh Creekthrough lands known as the Bevark site, the value of these works being estimated to be \$50,000.00 and that the developer's \$280,000.00 security be reduced down to \$32,000.00 and that the City retain the \$18,000.00 certified cheque, also deposited by Balsam Woods Limited, as the balance of the amount to be secured.

The City Solicitor requested that the Committee not adopt the recommendation as set out in the report. He advised the Committee that the certified cheque in the amount of \$18,000.00 deposited by Balsam Woods, was returned to the developer by him. He requested direction to settle the law suit that was commenced by the developer to be released from his letter of credit. Mayor Searle suggested that the item go to Council without a recommendation and that the City Solicitor proceed with the settling of the lawsuit and prepare a report for the next Council meeting. The Committee agreed to this.

File: 10-77 110-77 10. Report dated August 10, 1977, from the Commissioner of Engineering, Works and Building with reference to Storm Water Control Study and the Little Etobicoke Creek. Mr. Taylor recommended that the City employ the services of J. F. McLaren Limited to conduct a storm water management study of the Little Etobicoke Creek from Highway 401 to the main branch of the Etobicoke Creek and that the necessary funds for this study, to a maximum of \$20,000.00, be appropriated from the funds available in the drainage levies.

File: 53-77 120-77

Approved

See Recommendation #1111 (T. Butt)

11. Report 6-77 of the Taxicab Authority meeting held on August 8, 1977. The Committee was advised that recommendations 30 and 31 were dealt with by Council on August 15, 1977; therefore, it was only item 32 which required approval.

File: 9-77A

Approved

See Recommendation #1114 (H. McCallion)

12. Report 12-77 of the Planning Committee meeting held on August 2, 1977.

Item 6 - File OZ-17-77, Kaneff Projects

Considerable discussion took place with regard to this application. The Planning Committee recommended that the application which will allow a commercial facility in the apartment building, be approved. Councillor Taylor stated that, in his opinion, the application was premature and that it should not be approved until such time as the commercial centre in Mississauga Valleys has been open for some time. It was decided that the recommendation not be approved at this time, but to refer it to the Council meeting on September 12, without a recommendation. The Commissioner of Planning will bring the proposed site plan to the meeting.

Continued....

ITEM 12 CONTINUED:

-8-

August 17, 1977

The remainder of the report was approved as presented.

File: 105-77

See Recommendations #1115 to #1117 Incl. (H. McCallion)

 Report 9-77 of the Condominium Development Committee meeting held on August 9, 1977.

Recommendation 43(a) was amended, on a motion by Councillor Butt, by the addition of the following words: "and that the Declaration as amended be approved".

Recommendation 45 was reworded to read:

- "(a) That the Region of Peel be requested to individually meter all services for all new townhouse units.
 - (b) That the Region of Peel be requested to prepare a report for the City of Mississauga as to the feasibility of providing individual metering in the same manner to all high rise units.
 - (c) That the Region of Peel Legal Department be requested to report to the City of Mississauga on the legality of denying dwelling units, which are separately assessed, the right to separately metered services."

The remainder of the report was approved as presented.

File: 181-77 See Recommendations #1118 to #1121 Incl. (L. Taylor)

14. Report 5-77 of the Local Architectural Conservation Advisory Committee meeting held on August 8, 1977.

File: 178-77

Approved

See Recommendations #1122 to #1126 Incl. (T. Butt)

The following additional items, not listed on the agenda, were considered by the Committee:

15. Report dated August 15, 1977, from the Transit Manager with reference to the Mississauga Transit Operating Budget, 1977. Mr. Dowling advised that based on the first 7 months statistics of 1977, the Transit Department will not be able to obtain the projected farebox revenue. He further advised that every effort will be made to reduce the expenditures while at the same time providing an adequate level of service to the residents for the balance of 1977. Councillor McKechnie recommended that the information be received. This motion carried.

File: 112-77 See Recommendation #1112 (F. McKechnie)

Report dated August 17, 1977, from the Commissioner of Finance with reference to Financing of the South Peel Scheme. This report was requested by Council on August 15, 1977. Mayor Searle suggested that this report be referred to the September 12, 1977, Council meeting in order to give the Committee members an opportunity to study the matter. Councillor McCallion requested that the City Solicitor also prepare a report on this matter for the Council meeting.

File: 93-77

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17. Councillor McKechnie introduced the following motion:

"Whereas there have been suggestions by various people, as reported in the media, that the sex shops now located in the City of Toronto, be dispersed;
And Whereas suggested locations have been, among others, the City of Mississauga, including the Airport Strip,

Continued.....

ITEM 17 CONTINUED:

-10-

August 17, 1977

Therefore be it resolved that:

- (a) The Region of Peel Police Department be asked to check closely on existing or potential situations that may be indulging in these practices.
- (b) The City Solicitor follow closely legislation that is being proposed in Metropolitan Toronto, with regard to these operations, and report to Council.
- (c) All applications for occupancy permits, for health studios and like uses, be referred directly to Council or General Committee prior to being given approval."

This motion was voted on and carried.

File: 25-77 See Recommendation #1113 (F. McKechnie)

RECOMMENDATIONS:

As Per Report No. 30-77

ADJOURNMENT:

10:45 a.m.